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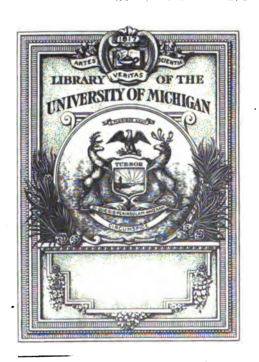
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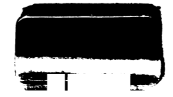
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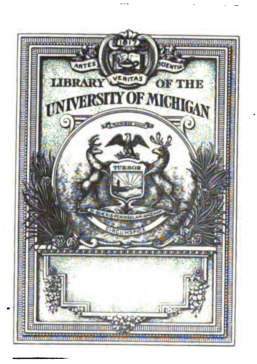
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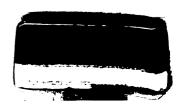
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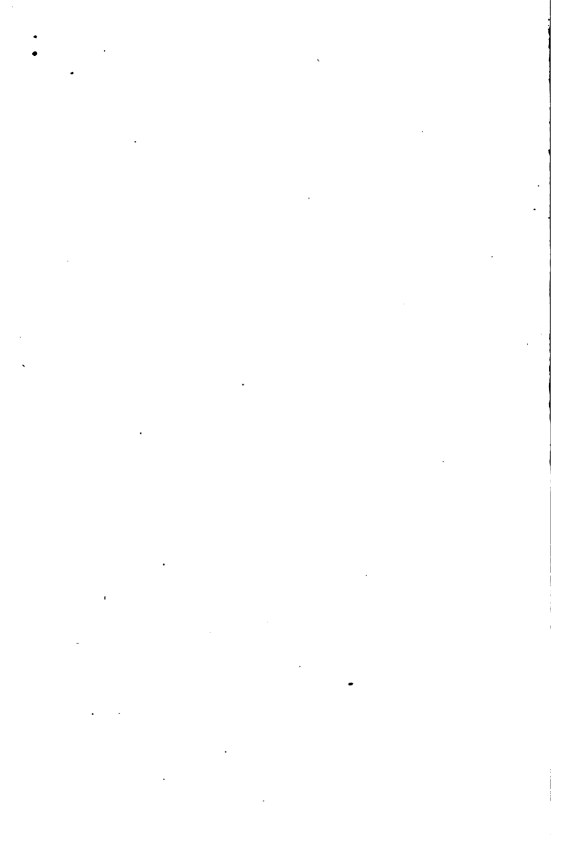








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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina,

BEING THE

Regular Session Beginning Tuesday, January 10, 1905.

COLUMBIA, S. C.
GONZALES AND BRYAN, STATE PRINTERS.

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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

STATE OF SOUTH CAROLINA.

Regular Session, Beginning January 10, 1905.

TUESDAY, JANUARY 10, 1905.

Pursuant to the provisions of the Constitution of the State of South Carolina, the Members-elect of the House of Representatives from the several counties of this State assembled in the hall of the House of Representatives in the Capitol, in the city of Columbia, this day, being the tenth day of January, A. D. 1905, and were called to order at 12 o'clock m. by Tom C. Hamer, Clerk of the late House of Representatives.

On motion of Mr. PRINCE, a Member-elect from Anderson County, Mr. Moses, a Member-elect from Sumter County, was called to the Chair.

Mr. MOSES presented his credentials and took the oath of office. The Clerk of the late House then commenced a call of the Members-elect of the House of Representatives by counties, when the following gentlemen appeared, produced their credentials and were sworn by the Chairman, to wit:

ABBEVILLE.

J. Fraser Lyon.

J. N. Nance.

John C. Lomax.

JOURNAL OF THE HOUSE,

AIKEN.

L. B. Etheredge.

G. L. Toole.

John R. Cloy.

B. K. Keenan.

ANDERSON.

Joshua W. Ashley.

J. B. Watson.

George E. Prince.

M. P. Tribble.

J. A. Hall.

BAMBERG:

J. S. J. Faust.

E. T. LaFitte.

BARNWELL.

R. A. Gyles.

J. E. Harley.

M. A. Turner.

BEAUFORT.

C. J. Colcock.

W. N. Heyward.

BERKELEY.

E. E. Ballentine.

W. L. Parker.

G. B. Davis.

CHARLESTON.

Huger Sinkler.

R. S. Whaley.

J. E. Herbert.

R. M. Lofton.

E. M. Seabrook.

D. J. Baker.

D. McK. Frost.

CHEROKEE.

J. C. Otts. W. D. Kirby.

CHESTER.

T. C. Strong.
Paul Hemphill.
A. L. Gaston.

CHESTERFIELD.

G. K. Laney. W. P. Pollock.

CLARENDON.

Ralph S. DesChamps. D. J. Bradham. D. L. Green.

COLLETON.

W. C. Brant. J. M. Walker. W. J. Fishburne.

DARLINGTON.

L. M. Lawson. J. P. Kirven. E. L. Gray.

DORCHESTER.

J. S. Wimberly.

EDGEFIELD.

B. E. Nicholson. J. W. DeVore.

FAIRFIELD.

J. G. McCants. C. S. Ford.

A. H. Brice.

FLORENCE.

W. B. Gause.

Z. T. Kershaw.

J. H. Poston.

GEORGETOWN.

J. W. Doar.

M. W. Pyatt.

GREENVILLE.

B. A. Morgan.

T. P. Cothran.

J. R. Harrison.

L. O. Patterson.

John J. Watson.

GREENWOOD.

P. B. Callison.

W. H. Yeldell.

J. F. Morrison.

HAMPTON.

M. R. Riley.

F. B. Whatley.

HORRY.

D. D. Harrellson.

D. A. Spivey.

KERSHAW.

M. L. Smith.

John G. Richards, Jr.

LANCASTER.

J. W. Hamel.

J. Harry Foster.

LAURENS.

W. C. Irby, Jr. R. D. Boyd. J. H. Miller.

LEE.

R. H. Pittman. W. McD. Green.

LEXINGTON.

E. J. Etheredge.P. E. Hutto.J. M. Epting.

MARION.

George R. Reaves. L. M. Gasque. John C. Sellers.

MARLBORO.

D. D. McColl, Jr.W. W. Bruce.J. P. Gibson.

NEWBERRY.

F. W. Higgins.J. W. Earhardt.J. M. Taylor.

OCONEE.

E. E. Verner.J. D. Sheldon.

ORANGEBURG.

D. O. Herbert.
E. L. Culler.
J. A. Banks.
T. F. Brantley.
R. F. Dukes.

PICKENS.

Laban Mauldin. T. J. Mauldin.

RICHLAND.

J. M. Rawlinson. L. W. Haskell. Porter A. McMaster. A. D. McFaddin.

SALUDA.

G. B. Lester. W. A. Webb.

SUMTER.

Altamont Moses. T. B. Fraser. John H. Clifton.

SPARTANBURG.

K. D. Edwards.J. Wright Nash.C. P. Sanders.M. W. Walker.H. H. Arnold.W. J. Gibson.

UNION.

H. C. Little. L. J. Browning.

WILLIAMSBURG.

W. L. Bass. John S. Graham. Philip Stoll.

YORK.

J. E. Beamguard.

J. W. Ardrey.

J. E. Massey.

J. H. Saye.

ELECTIONS.

A quorum being present, the chair announced that the first business in order was the election of Speaker, and that nominations were in order.

Mr. MORGAN nominated the Hon. Mendel L. Smith, of Kershaw.

Messrs. RICHARDS, SINKLER, HERBERT, PRINCE, McCOLL, Jr., BEAMGUARD, FORD, FOSTER, CALLISON, LaFITTE, DeVORE, and HASKELL seconded the nomination.

On motion of Mr. HASKELL the nominations were closed.

Messrs. Herbert, Beamguard and Ford were appointed tellers.

The Clerk of the late House of Representatives called the roll of the House, and the Members voted viva voce as their names were called.

The following named Members voted for the Hon. M. L. Smith: Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Colcock, Cothran, Culler, Davis, Des-Champs, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Graham, Grav. D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Hamlin, Harrellson, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell-119. Necessary for a choice.....

Whereupon the CHAIRMAN announced that Mr. Smith, having received a majority of the votes given, was duly elected Speaker of the House.

The CHAIRMAN appointed the following Committee to escort the Speaker-elect to the chair:

Messrs. Morgan, Gaston and Nicholson.

The Committee shortly entered the hall and conducted the Hon. M. L. Smith, the Speaker-elect, to the chair, whereupon he took the oath of office.

The SPEAKER then took the chair and proceeded to address the House, tendering his thanks and appreciation of the honor done him and pledging his best efforts.

The SPEAKER announced that the next business in order was the election of Clerk.

The House proceeded to the election of Clerk.

Mr. McCOLL, Jr., nominated Mr. Tom C. Hamer, of Marlboro. Messrs. BRUCE, TRIBBLE, GIBSON, RICHARDS, BAKER, HERBERT, DesCHAMPS and LaFITTE seconded the nomination.

On motion of Mr. LaFITTE the nominations were closed.

Messrs. Whaley, Fraser, LaFitte and Bruce were appointed tellers.

The Assistant Clerk of the late House called the roll.

The members voted viva voce with the following result:

Those who voted for Mr. Hamer are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Clov. Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Fraser, Ford, Gasque, J. P. Gibson, W. J. Gibson, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrellson, Harley, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Keenan, Kirby, Kirven, LaFitte, Laney, Lawson, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pvatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—115.

Total number of votes given	115
Necessary to a choice	58
Of which Mr. Tom C. Hamer received	115

The SPEAKER announced that Mr. Tom C. Hamer, having received the total number of votes given, was duly elected Clerk of the House.

Mr. Hamer accordingly took the oath of office.

The SPEAKER announced that nominations were in order for the election of Sergeant-at-Arms.

Mr. POLLOCK nominated Mr. James S. Wilson, of Lancaster. Messrs. HAMEL, EDWARDS, ASHLEY and RAWLINSON seconded the nomination.

On motion of Mr. POLLOCK the nominations were closed.

Messrs. Colcock, Bass and Davis were appointed tellers.

The Clerk called the roll and the Members voted viva voce, with the following result:

The following Members voted for Mr. Wilson:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Doyle, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Hamlin, Harrellson, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Hevward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, Mc-Coll. Jr., McFaddin, McMaster, Massev, Laban Mauldin, T. J. Mauldin, Miller. Morgan, Morrison, Moses, Nance, Nicholson, Otts, Parker, Patterson, Pittman, Pollock. ton, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—121.

Total number of votes given	121
Necessary to a choice	62
Of which Mr. Wilson received	

Whereupon the SPEAKER announced that Mr. Wilson, having received all of the votes given, was duly elected Sergeant-at-Arms of the House.

Mr. Wilson accordingly took the oath of office.

The SPEAKER announced that the next order of business was the election of Reading Clerk.

Mr. J. B. WATSON nominated Mr. J. S. Withers, of Chester.

Messrs. BRUCE, GASTON and WHALEY seconded the nomination.

On motion of Mr. PRINCE the nominations were closed.

Messrs. Prince, J. B. Watson and Nicholson were appointed tellers.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called.

The following named Members voted for Mr. Withers:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Davis. DeVore. Doar, Dukes, Earhardt, Edwards, E. J. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Grav. D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrellson, Harrison, Harley, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Wimberly, Yeldell-110.

Total number of votes given	110
Necessary for a choice	56
Of which Mr. Withers received	110

The SPEAKER announced that Mr. J. S. Withers, having received the total number of votes cast, was duly elected Reading Clerk.

Mr. Withers accordingly took the oath of office.

The SPEAKER called for nominations for the office of Chaplain.

Mr. MOSES nominated the Rev. R. N. Pratt, of Richland.

Messrs. McCOLL, Jr., and TOOLE seconded the nomination.

On motion of Mr. McFADDIN the nominations were closed.

Messrs. Ashley, Little and Fraser were appointed tellers.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called. The following named members voted for Mr. Pratt:

Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Des-Champs, DeVore, Doar, Doyle, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Graham, Gray, D. L. Green, W. McD. Green, Gyles. Hall, Hamel, Harrellson, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Keenan, Kirby, Kirven, Laney, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Morgan, Morrison, Moses, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Save. Seabrook, Sellers, Sheldon, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whatley, Wimberly, Yeldell---110

Total number of votes given	IIO
Necessary for a choice	
Of which Mr. Pratt received	

Whereupon the SPEAKER announced that the Rev. Mr. R. N. Pratt, having received all the votes cast, was duly elected Chaplain.

RESOLUTIONS.

Mr. OTTS offered the following:

Be it Resolved, That the House of Representatives adopt the amended Rules, as adopted by the House of Representatives last preceding.

Which was considered immediately and agreed to.

Mr. RICHARDS offered the following:

Resolved, That a committee of three Members of the House be appointed to wait upon the Governor and inform him that the House is now organized and ready for the transaction of business.

Considered immediately and agreed to.

The SPEAKER appointed Messrs. Richards, Moses and Sinkler as the committee.

Mr. PRINCE offered the following:

Resolved, That the Clerk of the House be, and is hereby, instructed to immediately have printed, for the use of the Members, five hundred copies of the Rules of the House of Representatives.

Considered immediately and agreed to.

APPOINTMENT.

The SPEAKER announced the appointment of Mr. J. Wilson Gibbes as Assistant Clerk.

REPORT OF COMMITTEE.

The Committee, appointed under the resolution offered by Mr. Richards, reported orally that they had visited His Excellency, the Governor, and that he would communicate with the House tomorrow.

MOTION.

On motion of Mr. MOSES, a mssage was sent to the Senate, delivered orally by the Clerk, stating that the House was duly organized and had elected the Hon. M. L. Smith Speaker and the Hon. Tom C. Hamer Clerk.

DISTRIBUTION OF SEATS.

On motion of Mr. GASTON, the House proceeded to draw for seats.

On motion of Mr. FORD, the Members were ordered without the railing during the drawing.

The drawing resulted as follows:

Oconee County-Nos. 37, 38.

Orangeburg County—Nos. 40, 41, 52, 53, 54.

Lancaster County-Nos. 57, 58.

Marion County-Nos. 71, 72, 73.

Cherokee County-Nos. 69, 70.

Lexington County—Nos. 87, 88, 89.

Florence County—Nos. 23, 24, 25.

Darlington County—Nos. 84, 85, 86.

Marlboro County—Nos. 20, 21, 22.

Lee County—Nos. 55, 56.

Chesterfield County-Nos. 101, 102.

Newberry County-Nos. 103, 104, 105.

Chester County-Nos. 8, 9, 10.

Charleston County-Nos. 17, 18, 19, 43, 44, 49, 50, 51.

Pickens County-Nos. 35, 36.

Sumter County—Nos. 115, 116, 117.

Georgetown County—Nos. 67, 68.

Barnwell County-Nos. 74, 75, 76.

Bamberg County-Nos. 45, 46. Hampton County-Nos. 118, 119. Aiken County-Nos. 4, 5, 6, 7. Fairfield County-Nos. 26, 27, 28. Williamsburg County—Nos. 11, 12, 13. Clarendon County-Nos. 81, 82, 83. Colleton County-Nos. 14, 15, 16. Laurens County-Nos. 32, 33, 34. Horry County-Nos. 107, 108. Saluda County-Nos. 29, 30. Edgefield County-Nos. 59, 60. Dorchester County-No. 39. Spartanburg County-Nos. 47, 48, 77, 78, 79, 80. Abbeville County-Nos. 61, 65, 66. Kershaw County-No. 42. Berkeley County-Nos. 1, 2, 3. Anderson County-Nos. 31, 62, 63, 64, 94. Beaufort County-Nos. 90, 99, 100. Greenville County-Nos. 91, 92, 93, 97, 98. Richland County-Nos. 106, 112, 113, 114. York County-Nos. 95, 96, 123, 124. Greenwood County-Nos. 120, 121, 122. Union County-Nos. 109, 110.

MESSAGE FROM THE SENATE.

Mr. R. R. Hemphill, Clerk of the Senate, appeared on the floor of the House and announced that the Senate had duly organized and had elected the Hon. Richard I. Manning President pro tem. and the Hon. R. R. Hemphill Clerk.

INVITATION.

Hon. M. L. Smith, Speaker of House of Representatives:

Please extend an invitation to the House of Representatives to attend the reception by the faculty of the South Carolina College, in the College Library, from 6 to 8 p. m. today, January 10, 1905.

BENJAMIN SLOAN.

Per A. C. Moore.

The invitation was accepted.

The SPEAKER announced that, without objection, the use of the Hall of the House would be granted to the South Carolina College authorities for tonight.

There was no objection.

MOTION.

Mr. WIMBERLY moved that when this House adjourn, it stand adjourned until tomorrow at 12 m.

ADJOURNMENT.

At 2:35 p. m. the House, on motion of Mr. GASTON, adjourned.

WEDNESDAY, JANUARY 11, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. McFADDIN, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. McCOLL, Jr., the call was dispensed with for this day.

Mr. Joseph Glover, a Member-elect from Beaufort, presented himself at the bar of the House, produced his credentials, and was sworn by the Speaker.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 3.—Mr. SINKLER: A Bill to amend Section 1775 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in banks and banking institutions.

Which was referred to the Committee on Judiciary.

H. 4.—Mr. SINKLER: A Bill to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in corporations, other than banks and banking institutions.

Which was referred to the Committee on Judiciary.

H. 5.—Mr. NASH: A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, 1894.

Which was referred to the Committee on Ways and Means.

H. 6.—Mr. McCOLL, Jr.: A Bill to further regulate the salaries of certain Court stenographers.

Which was referred to the Committee on Judiciary.

H. 7.—Mr. KERSHAW: A Bill to promote attendance of children in schools.

Which was referred to the Committee on Public Schools.

H. 8.—Mr. TOOLE: A Bill to amend Section 321, Vol. II, Code of Laws, 1902 (Criminal Code), so as to reduce day's work from eleven to ten hours.

Which was referred to the Committee on Commerce and Manufactures.

H. 9.—Mr. KERSHAW: A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved March 1, 1904, so as to restore the charges changed by said Act.

Which was referred to a Special Committee, composed of delegations from Darlington, Florence, Williamsburg, Marion, Horry, Lee, and Clarendon Counties.

H. 10.—Mr. WHALEY: A Bill to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.

Which was referred to the Committee on Judiciary.

RESOLUTIONS.

Mr. MOSES offered the following, which was agreed to:

H. 2½. Mr. MOSES: A Resolution to refer portions of the Governor's Message to appropriate Committees.

Be it Resolved, That so much of the Governor's Message as refers to "Financial Condition of the State," "Revenue Bond Scrip," and "Lawlessness," be referred to the Committee on Ways and Means.

So much as refers to "Educational Institutions" and "Compulsory Education" to the Committee on Education.

So much as refers to "Department of Agriculture, Commerce, and Immigration," and "Good Roads" to the Committee on Agriculture.

So much as refers to the "State Militia" to the Committee on Military Affairs.

So much as refers to the "Dispensary" to the Committee on Dispensary.

So much as refers to "Judicial Circuits," "Biennial Sessions," and "Fish and Oyster Interests" to the Committee on Judiciary.

So much as refers to "Formation of New Counties" to the Committee on Incorporations.

So much as refers to "State Hospital" to the Committee on Penal and Charitable Institutions.

So much as refers to the "State Board of Health" and "State Board of Medical Examiners" to the Committee on Medical Affairs. H. 11.—Mr. HASKELL:

Resolved, That the Clerk be directed to have printed 250 copies of the Journal of the House for the use of Members, and Officers of the State.

Which was considered immediately, and agreed to.

MESSAGE FROM THE GOVERNOR.

The Sergeant-at-Arms announced,

A Message from His Excellency the Governor, which was presented by Mr. J. E. Norment, Private Secretary.

The Message was read, as follows:

MESSAGE.

To the Honorable, the Gentlemen of the General Assembly.

The annual meeting of your honorable body brings a season of responsible duties, of arduous labors. In accordance with the requirements of the Constitution, I herewith transmit to you my Annual Message, with the assurance that I am ready to cooperate with you in advancing the weal and the dignity of our commonwealth. As a matter of prime importance, I shall first direct your attention to the condition of our State's finances.

FINANCIAL CONDITION OF THE STATE.

For a number of years past the State has been under the necessity of borrowing money to meet its current expenses. The amount

borrowed has been annually increasing, until last year the State Treasurer was compelled to borrow the sum of \$500,000.00. The reason for this increase lies in the fact that since the year 1900 the expenditures of the State have annually exceeded the revenue.

In 1900 the expenditure exceeded the revenue by.... \$10,045.42 In 1901 the expenditure exceeded the revenue by.... 13,924.29 In 1902 the expenditure exceeded the revenue by.... 208,795.23

In 1903 there was an apparent excess of revenue over expenditures amounting to \$56,304.29, but in reality the expenditures exceeded the revenue by \$32,833.57, for the reason that the sum of \$89,137.86 was then received in settlement of claims against the United States Government, and was placed in the General Fund. Last year again the expenditures exceeded the revenue by at least \$100,000.00, making a total excess of expenditure over revenue of \$365,598.51 for the past five years.

In 1903 the General Assembly, realizing that this condition of affairs should no longer exist, appointed a committee to consider "how best to put the State upon a cash basis, what additional sources of revenue for the State are available, and what changes should be made in existing laws for the assessment and collection of taxes."

This committee reported at your last session, making several recommendations, the only one adopted, however, being a license tax upon all corporations. This law becomes operative this year, and it is estimated that it will add \$80,000.00 to the State's revenue. The estimated revenue from the five-mill levy for the present fiscal year will be \$1,050,000.00. The insurance license fees and the fees from the office of the Secretary of State may be estimated at \$50,000.00. To this we may add \$80,000.00 from license fees, making a total revenue for 1905 of \$1,180,000.00.

It will thus be seen that, if the expenditures are the same as last year, there will again be a deficiency, with no provision made to place the State upon a cash basis.

In this connection I beg to call your attention to an Article of the Constitution: "The General Assembly shall provide for an annual tax sufficient to defray the estimated expenses of the State for each year, and whenever it shall happen that the ordinary expenses of the State for any year shall exceed the income of the State for such year, the General Assembly shall provide for levying a tax for the ensuing year sufficient, with other sources of income, to pay the deficiency of the preceding year, together with the estimated expenses of the ensuing year." (Article 10, Section 2.)

Had this provision of the Constitution been observed in the past, as it should have been, the State would not now be in its present financial condition, and I deem it needless to impress upon you the mandatory terms of this provision. The Constitution requiring that you shall make provision to meet the deficiency of the past year, and such having been ignored heretofore, it is but fair to assume that the purport of the Constitution imposes upon you the duty of making a like provision for previous years.

I have laid before you as briefly as possible the very unsatisfactory condition of the State's finances. This serious status of affairs calls for prompt and efficient action. It is your paramount duty to meet this obligation and to discharge your duty by earnestly seeking to remedy a condition which has reached a point where action cannot longer be evaded or disregarded. You are the sworn representatives of the people, and upon you alone devolves the duty and responsibility of squarely meeting this unhealthy condition in the most important department of our government.

In my last message, dealing with this subject, I said:

"This is the most important function of the State, so far as its business affairs are concerned, and it is not only an unwise, but a suicidal, policy, to continue expending more money than the revenues of the State amount to. The question resolves itself into this, that expenditures must be curtailed, or more revenue raised. The former, I fear, is impracticable, and the latter can only be done in one of three ways: First, by requiring the county authorities, upon whom devolves the duty of ascertaining and placing upon the tax books all property, to exercise a rigid supervision of tax returns, and forcing them to require a proper listing of property heretofore escaping taxation. Second, by a license tax, as suggested by your committee; or, third, by increasing the tax levy, which is undesirable, as it will only place additional burdens upon the honest tax-payer, while the 'tax dodger' still escapes."

In reference to the curtailment of expenditures, I am still of the opinion that they cannot be materially reduced, for the reason that the exigencies arising from the material growth and the political conditions of our State are such as will not justify any appreciable decrease. It is therefore clearly manifest that our revenue must be increased; and, as I have said, this can be done in one of three ways. One of these propositions—a license tax—has already been adopted, but, as has been shown, this does not meet the require-

ments of the situation. The other two alternatives remain: to increase the property assessment, or to raise the tax levy.

In reference to increasing the assessment, and as to the machinery for accomplishing this, I beg to refer you to the report of the Comptroller-General. As will be seen by this report, the Comptroller-General believes that our present assessment laws are sufficient, if properly enforced, and suggests in what way they can be enforced. He calls attention to an accepted fact that property is now generally assessed below its real value, which is contrary to the requirements of the Constitution, and adds that much personal property is now entirely escaping taxation. This is a complex and difficult subject, and I commend the painstaking presentation made by the Comptroller-General, in his comprehensive report, to your careful and earnest consideration. You are aware of the fact that an assessment of all property will be made in 1906; therefore, if the assessment is to be increased, steps should be now taken looking to that Should nothing be accomplished at this session to increase the property assessment, it only remains for you to increase the tax levy, which should and must be done, in order that the dignity and integrity of the State shall be properly maintained.

The Income Tax Law is practically disregarded throughout the State, the only exception of importance being Richland County for the past year. The entire receipts from the tax go into the State Treasury for State purposes, and better provision should be made for the enforcement of this law alike in all counties.

Our present law, fixing a nominal penalty for nonpayment of taxes within the time required by law, should be amended, and a penalty of ten per cent. should immediately attach upon all taxes remaining unpaid on January first. I recommend that the time allowed for the payment of delinquent taxes, with penalty, be fixed at sixty days. The law as it stands at present is cumbersome and difficult to enforce, and is of no practical benefit.

The law authorizes the Governor, by and with the advice and consent of the Senate, to appoint County Auditors and Treasurers. The Governor now makes the appointment of these officers as the result of a party primary, which practically means their selection by the people. The Auditor, in my opinion, should be entirely free from the influences of politics, and I recommend that appropriate legislation be enacted prohibiting any party from placing this office in a primary.

SINKING FUNDS.

The assets of these several funds on December 31, 1904, are as follows: Cumulative Sinking Fund (for reduction and payment of South Carolina Brown 4½ per cent. Bonds), \$527,248.59. Ordinary Sinking Fund, \$64,109.88, of which \$2,936.73 belong to escheats and \$61,173.15 to the Ordinary Sinking Fund proper. Sinking Fund for insurance of public buildings, \$16,471.62.

Statements will be found in the Report of the Commissioners of the Sinking Fund for the year 1904, showing in detail how these three funds are invested, and loaned; and how they have been increased during the past year.

REVENUE BOND SCRIP.

On December 19, 1904, the Supreme Court of the United States affirmed the decision of the United States Circuit Court, in the case of Lee against Robinson, and declared the Revenue Bond Scrip of this State to be void. Under the Act of March 2, 1872, \$1,800,000.00 of this scrip was issued, and since the year of its issue, its validity has constantly been before the courts. By this decision the State is forever relieved of the liability to redeem the \$1,800,000.00 of scrip outstanding, and a menace to her finances has been removed. Had the decision been the other way, the State would have been compelled to pay this \$1,800,000.00.

Since December, 1901, the interests of the State have been represented by Mr. William Elliott Jr., of the Columbia bar, who appeared at the request of the Attorney-General's office. Mr. Elliott has rendered valuable service to the State, which service certainly deserves compensation, and I recommend that he be paid such an amount as may appear to you just and equitable.

EDUCATIONAL INSTITUTIONS.

I am deeply gratified to report to your Honorable Body that during the past year the great cause of education has continued to advance in our State. No greater nor more all-important cause can demand our thought, our care and our best energies. In all lines, material and industrial, as a State, we have prospered, and to know that our common schools and our higher institutions of learning reflect this progress and prosperity in the highest, best and most important interests of a commonwealth, should be, as it is, a source of pride and of pleasure to us all. Time, labor and money spent for

the purpose of educating our children yields a return than which there is none greater. Ignorance is an evil which we cannot afford to permit—it is a crime against the future, and to get rid of this deplorable condition would be money well spent at almost any cost. The spirit manifested by the masses of our people all over the State is a safe guarantee of the hope that the future will continue to reveal progress and even greater success in this all-important cause.

The reports of the higher institutions of learning which are supported by the State will be submitted to you by the State Superintendent of Education. These papers will command your interest and every one will show a satisfactory condition of affairs generally in these institutions. I do not believe it is necessary for me to go into details, especially as the reports, full and complete, will be before you.

At the South Carolina College the enrolment of students is larger, I believe, than ever before in its history. The new normal scholarships have been eargerly sought, they have been awarded to most worthy and deserving applicants, and it is clear that they have been strong factors in infusing new life and activity in this institution.

At the South Carolina Military Academy an increased attendance is shown. The efficiency of the graduates from this historic institution has won signal recognition from the War Department, and this is indeed a tribute to the worth and excellence of its management. This is one of our oldest and most honored institutions of learning, with a career of valued and useful service to the State.

Clemson College continues to grow and flourish. Its capacity is taxed to the fullest extent to accommodate the cadets, and life and growth are everywhere in evidence. The agricultural scholarships, established at this College at the last session of the General Assembly, will attract many young men along the lines for which this institution was primarily established. The new Agricultural Hall, recently completed, is a valuable addition to its splendid equipment.

Winthrop College, the only institution of learning which South Carolina supports exclusively for the education of women, has a career which fully justifies the distinction it enjoys. Since its establishment it has grown year by year in the hearts of our people, and has proven a potent and influential factor in developing education in our State. From its doors annually go forth young women who have received the most careful technical training as teachers, and the effect of the work of these trained and cultivated educators is in evidence in every county in South Carolina.

The South Carolina Institution for the Education of the Deaf and Blind, at Cedar Spring, submits a report which shows that this institution is keeping pace with our other educational interests. I availed myself of the privilege of visiting the school last year, and was pleased and gratified to see evidences of the remarkable work which is accomplished. There can be no substitute for the training, the system and the helpful influences which are here so skilfully combined; there can be no just and adequate estimate of the good which is revealed in the molding of useful lives.

The trustees of these institutions, with one exception, together with those of the Colored Normal, Industrial, Agricultural and Mechanical College, at Orangeburg—which, I am glad to say, is well managed, and is doing good work—all ask from you practically the same appropriations as were given last year. I earnestly recommend that these appropriations be made, and the good work done, with the results accomplished, make me regret that we cannot do even more.

COMMON SCHOOLS.

In reference to the condition of the common schools of the State, I would respectfully refer you to the full and painstaking details which are presented in the report of our State Superintendent of Education. This report shows an increased attendance, and also shows that twenty districts at your last session secured the passage of special acts to issue bonds for the purpose of building new school-houses. In this report is included the statement that a very large number of school districts have levied special taxes. It is gratifying to note that the school terms are gradually being increased, with larger salaries paid to teachers, which, in my opinion, is most necessary and important.

Superintendent Martin recommends that a certain per cent. of the school funds be set aside for the erection of school buildings by the county boards of education, and in this recommendation I heartily concur. A recommendation looking to an increase in the number of rural school libraries, and regulating their establishment, which recommendation also has my indorsement.

In my last message I called attention to the necessity for estabing, in our larger cities and towns, schools of manual training, in which boys might be taught honorable pursuits. I also urged the need for night schools, especially in mill communities. There is much need for these schools, and I again request you to give your careful attention to this subject.

In this connection I believe it would be an excellent plan to establish at Clemson, from the funds of the College, scholarships in the textile school for the benefit of young men from the cotton mills who seek technical training in this department.

SOUTH CAROLINA COLLEGE.

I take it for granted that the members of the General Assembly are aware of the fact that for some time an organized movement has been steadily in progress looking toward a change in the organization of this institution.

In consequence of this movement, application will be made to you at this session to grant to the South Carolina College the title and charter of a State University. The Trustees, the Faculty, and the Alumni of the College believe the time has come for enlarging the sphere of usefulness of this venerable seat of learning. I heartily favor the proposed plan and think the time most propitious for this State to reestablish this College upon a University basis. The College has just celebrated its one hundredth anniversary and we have a right to believe that the adanced and progressive spirit of education now so apparent in our State is due, in a large measure, to the century of honored years which has marked the life and worth of this institution.

I shall not attempt to do more than to briefly direct your attention to some of the weighty reasons governing my recommendation in this matter. Almost every State in the Union has a State University, and this is true of every Southern State except South Carolina. We must provide such an institution sooner or later, or allow our educational system to remain incomplete. It is a fact that for the lack of such an institution a number of young men now go to other States for the instruction which should be furnished them at home. demand for University facilities is further shown by the statement that a large number of the students of the College are now outside of the regular courses, and thus the faculty is forced by the actual demands of the students to do University work. A University organization would offer far greater facilities for expansion and growth, to keep pace with the rapid advance of education, and with the growing demands of the people. Such a change would give larger powers for service, with but small additional cost.

It is also the purpose of the Board of Trustees, in changing the organization of the College to that of a University, to increase the

facilities for instruction in the Law Department; to add a Commercial Department, and to make such other additions as may be required.

To effect the necessary changes an additional appropriation of only \$10,000 is asked for, and this is, I believe, a moderate amount when measured by the results it will accomplish. I urge this appropriation, and under the circumstances it should reasonably be hoped that the united appeal of the Alumni, the Faculty and the Trustees will receive the favorable consideration of your body.

COMPULSORY EDUCATION.

The people of this State have, for some years past, shown an increasing disposition to tax themselves for the support of their educational institutions. Especially is this true where our common schools are concerned. By this willingness is shown a growing realization of the fact that a State can do nothing better for the protection of its highest and truest interests than by educating its children. Ignorance has ever been, not only a serious incubus to any people, but a menace to its very civilization. This is truer today than it has ever been, and the question forces itself upon our consideration, whether or not we can afford to allow any number of our children to grow up in ignorance. As near as can be estimated from United States census figures and from the reports of the Superintendent of Education, there are today about 25,000 white children in South Carolina between the ages of six and twelve years who do not attend school, though schools are easily accessible to most of these children. The question then, and a vital one it is, presents itself to us; can we, for the sake not only of the State, but for the sake of the children themselves, longer allow this deplorable condition to continue?

More than thirty States have adopted compulsory education, and we should now seriously consider whether we can longer afford to postpone taking such a step. Have our common school facilities reached such a point as will warrant this action? I believe they have, provided that the proposed law be not too burdensome in its practical operation. By this I mean that children should not be compelled to attend schools so far from their homes that attendance would be a hardship, nor should the age limit for compulsory education be too drastic. This would cause the law to become unpopular and thus fail to accomplish the purpose for which it was intended.

I have given this matter much careful thought and I am convinced that a conservative beginning should be made at once. Later on, as our school conditions advance and the law grows in popularity and its necessity is more fully realized, needed improvements can be adopted.

I recommend that you adopt a compulsory education law, making it obligatory for all children between the ages of eight and twelve years to attend school for a certain number of months during each year. The distance from the schoolhouse to which this law should apply is a matter for your wise consideration. But, gentlemen, a schoolhouse should be within the reach of every child in South Carolina. The passage of such a law as I most earnestly urge upon your attention would, I feel sure, be of material benefit from every standpoint. The duty to train and educate our children, to prepare them for lives of influence and usefulness, should be as binding upon the State as it is upon parents, and is, beyond all question, an obligation we can no longer afford to evade or postpone.

DEPARTMENT OF AGRICULTURE, COMMERCE AND IMMIGRATION.

It is with a great deal of pleasure that I commend to your careful consideration the full and admirable report of the Commissioner of Agriculture, Commerce and Immigration. This report shows, beyond any question, the urgent need for such a department. Among many most interesting statistics the all-important statement that, of the 19,308,800 acres of land included within the area of our State, only 5.775,741 acres are under cultivation—this one pregnant statement should awaken your zeal and stimulate you in supporting this department, which already shows a record of work and results.

In advocating the establishment of this department in my last annual message, I did so after the most careful consideration, being prompted to do so because of the belief that our State, with its great undeveloped resources, was sorely in need of an official move in this direction.

South Carolina, by the establishment of this department, has become the pioneer Southern State in developing its agricultural and commercial resources by means of immigration from other States, and from abroad, and this fact has already won for us widespread recognition. Though this department was only established at your last session, and our efficient Commissioner qualified just nine months ago, the report of Commissioner Watson will show valuable

and far-reaching results already accomplished. It is difficult to begin a work of this nature; to officially organize a State Immigration Department is an arduous task, especially so when the State is beyond the lines along which the immigration movement has been progressing.

It was not until the first of August last that Mr. Watson was enabled to officially reach desirable foreign immigrants and to direct their thoughts toward South Carolina. Only a few months have elapsed, but since this time more than 200 are now numbered among the inhabitants of this State. This is a direct result of the good work of Commissioner Watson, as is shown by the fact that more immigrants have landed here during the past few months than for many years previous. These will be valuable additions to our citizenship, they have been carefully selected, and many made bank deposits immediately upon arrival here.

In his work the Commissioner has kept strictly within the requirements of the act in reference to nationality, and has also been mindful in this respect of the expressed wishes of the Immigration Convention, held in 1903.

A number of colonies, composed of most desirable material, have already been projected, and a number of others are now being negotiated. In this connection it certainly should be interesting to know that 79,000 acres have been officially contracted for at once, and options have actually been given and are now held upon more than twice this amount, to be disposed of by purchase. This colonization feature is a most important phase of the work, and if it did no more than to materially increase our white population, it would be, to us, of untold benefit.

The agricultural and commercial interests of the State have by no means been neglected, but the Commissioner has kept in close touch with Clemson College, and is indebted to the College for valuable assistance. In addition to the colonization and sale of lands, the outlook is most encouraging for bringing varied industries into the State, these being attracted by the advertisement, through this department, of the great natural advantages of South Carolina. I earnestly recommend that you give this department all needed encouragement and assistance. It rests entirely with your body to bring immigration from other countries into our State, for by the laws of the United States this must be done only through official State channels, all individuals and agencies being strictly prohibited from engaging in this work. As only a small appropriation was made for

this department last year, and no increase is asked, I desire to bring one matter to your attention. The Commissioner is necessarily required to do much traveling, and, in view of the fact that he is entirely removed from all legislation, I recommend that he be exempted from the provisions of the Act prohibiting State officials from using free passes from railroad and steamboat companies.

STATE MILITIA.

Your attention is invited to the reports of Adjutant-General Frost and Lieut.-Col. Ezra B. Fuller, of the United States Army, which contain valuable facts for your consideration in reference to the State Militia. Upon my request, Colonel Fuller was detailed by the War Department to report for duty, to act in cooperation with the Adjutant-General in promoting the efficiency of our State troops. The services of this officer have been most valuable, and the military branch of our Government has been materially aided by his work.

From these reports is shown the needs of the Militia, both in reference to appropriations and the necessity of a revision of the Military Code, to make its provisions conform to the requirements of the Act of Congress, approved January 21, 1903, known as the "Dick Bill:" This Act, which has already done so much to advance the interests and efficiency of the troops of this and other States. requires that "the organization, armament, and discipline of the organized Militia shall be the same as that which is now, or may hereafter be, prescribed for the Regular and Volunteer Armies of the United States." The Act further provides that the Militia shall be sufficiently armed, uniformed, and equipped for active duty in the field, before they can participate in the annual appropriations made by the general Government for the support of the Militia, which annual allotment amounts to nearly \$18,000.00 for the State of South Carolina. This amount was secured this year, although the Assistant Secretary of War reports that, had the law been strictly applied, on account of deficiencies and failures, we would have been deprived of our proportion.

It is also shown by these reports, that, in proportion to population, South Carolina has a larger force of Militia than any State in the Union, and that the appropriation from the State for the support of the Militia per capita is very low. The requirements of the "Dick Law" are such that we are confronted with the necessity of either reducing the number of companies or of increasing the appropriation so as to meet its demands. This is a matter of serious import to

the State Militia, and I feel sure that in considering it you will act solely with a view to the best interests of the State and of those who have volunteered in its service. During the past year encampments were held in Columbia. These encampments are of great benefit, and steady improvements each year attest their value. In view of the storage and supplies necessitated by these annual encampments, a State Armory is, in my judgment, a necessity.

The report of the Adjutant-General is a detailed and intelligent statement of the condition and needs of the State Militia, and I am sure that his recommendations for the betterment of the service will have your careful consideration.

DISPENSARY.

Last year I purposely refrained from making any recommendations in reference to the Dispensary. My reason for this was that I had not then had sufficient time to familiarize myself with the practical workings of the system. I have since had greater opportunity to study some of the more important details regarding the management of this institution, and for this reason I beg to submit, for your consideration, changes which I am constrained to think will be improvements.

To properly regulate and control the sale of liquor has always been a question most difficult of solution. Theories upon this subject, whenever and wherever tested, always become difficult problems when their practical enforcement as laws, or regulations, are attempted. No liquor law has ever yet been devised, which, in its general operation, has given entire satisfaction. South Carolina is the first and only State that has attempted to solve this problem under such State control as is included in our present Dispensary Law. In spite of the fact that this law has many strong points which commend it, most notably among them being, in my opinion, the fact that it has decreased drunkenness, it is also true that, like other laws, it has its imperfections. I am convinced that if this system can be properly regulated, it will be one of the best solutions of the liquor question. If not properly managed and controlled, its usefulness will be at an end. The recommendations which I shall make will be submitted with a view solely to improve the system, and to place all available legal restraints around the sale and use of liquors.

The purpose of the Dispensary should be, not to increase, but to curtail and control, the sale of liquor, and this purpose should always

be kept in view. As a business institution, it should be placed as far as possible above criticism, and its restrictive regulations should be rigidly enforced. The management of the Dispensary has always been the subject of more or less criticism. During the past few months this criticism has been made frequently, and with the greatest freedom. It is necessary that the system should be made as business-like as possible, and to this important end I shall principally direct my recommendations.

COUNTY BOARDS.

I respectfully recommend that the various County Boards of Control should be appointed by the State Board of Directors. Two members of this Board to be appointed upon the recommendation of the legislative delegations, the other member upon the nomination of the Mayor of the county seat. It should be the duty of these County Boards to indorse orders filed with the State Commissioner, by county dispensers, for such supplies as may be needed for their respective dispensaries, naming brands and amounts required. This Board should elect the various county dispensers, but these dispensers should be subject to removal by the State Board of Directors, for cause.

STATE COMMISSIONER.

The State Commissioner should, in my judgment, be the officer whose duty it should be to purchase all supplies for the Dispensary. He should be required to make contracts, not for any specified amount of liquor, but for such supplies as may be actually required, such requirements to be determined by the Commissioner, based, as far as possible, upon orders received by him from dispensers, approved by the County Boards, and filed with him thirty days before the advertisement for bids by that officer.

Each contract made by the Commissioner should require the firm contracted with to guarantee the sale of such goods as may be ordered, and shipped to the State Dispensary, said guarantee to be entered as a part of the bond. All advertisements for bulk goods should be placed strictly and absolutely upon a competitive basis, by letting it be distinctly understood that the lowest responsible bidder shall be awarded the contract. It should further be the duty of the Commissioner to make, each year, quarterly reports to the State Board of Directors, showing the amounts contracted for the previous quarter, including the brands and prices, which report the State Board of Directors shall have published in at least two daily newspapers of the State.

STATE BOARD OF DIRECTORS.

The Board should be required to meet each week at their office in the State Dispensary, to remain in session as long as may be necessary for the transaction of their business. The general supervision and management of all County Dispensaries should be in their charge, and they should be specifically charged with the duty of seeing that all restrictions governing the various dispensaries should be strictly enforced. These are responsible and arduous duties, for which the members of this Board should receive a salary of not less than \$1,500.00 per annum, each, and should be required to file a bond of not less than \$10,000.00.

I further recommend that the law as to the location of County Dispensaries be amended to restrict them to such incorporated towns and cities as, in the opinion of the County Board of Control, furnish adequate police protection to the public against disturbances of the peace.

Should these recommendations be adopted I am constrained to believe that they will accomplish two purposes, namely: They will place the Dispensary upon a more business-like basis and will also provide the machinery by which the legal restrictions of the system will be properly enforced.

The reports of the State Board of Directors will be submitted for your consideration, showing the business transacted during the past fiscal year, and I respectfully refer you, for all details, to these reports.

REMOVAL OF DISPENSARIES

At your last session there was enacted a law giving to counties which desire prohibition the right by a majority vote to close their dispensaries, and upon the taxable property of all counties so voting it was required that there be levied an annual tax of one-half of one mill, this tax to be expended by the Governor in enforcing the law, should the local authorities fail to do so. Objection has been made to this law on account of the tax imposed, it being contended that it is in the nature of a penalty, its effect being to deter the people from voting for the removal of Dispensaries.

I do not agree with this view. If prohibition be substituted for the Dispensary Law, then prohibition should be enforced, and when this cannot be done through the sentiment of the people, expense must certainly be incurred. The counties now pay for the enforcement of each and every law, and it is not fair to expect counties which maintain the Dispensary to take the profits accruing to the General School Fund, to defray the expenses of the enforcement of the law in a county which pays nothing. Besides this, the tax is by no means excessive; it can be expended only when necessity requires, and then solely in an effort to accomplish the purpose for which the people voted. That it will not deter them from voting for what they desire, was certainly demonstrated recently in the only election which has been held under the provisions of the law. Although it is required that the tax be paid annually, it need practically be paid only once, for if the local authorities do their duty in enforcing prohibition-which they will do whenever the people demand it—the money will be refunded to the county, and the ordinary county tax can be thus reduced by one-half of one mill. This tax feature of the law, then, it appears to me, instead of being regarded as a penalty, preventing the counties from obtaining what they desire, should rather be viewed as a guarantee that they shall have, as far as possible, just what they do desire.

ENFORCEMENT OF THE DISPENSARY LAW.

The enforcement of this law includes difficulties which should be apparent to all, but which really are not fully understood. It certainly presents a serious problem to your Chief Executive, a problem of ceaseless and never-ending responsibilities and anxieties. It is unnecessary to attempt an enumeration of the various obstacles which are always encountered, and which, owing to their peculiar nature, are not found in the carrying out of other laws.

Where popular sentiment favors the Dispensary Law, there is, of course, very little work for the constabulary to do, but in other localities exactly the reverse of this is true. I feel sure, however, that the efforts which have been made have gradually brought about generally improved conditions, but I do not hesitate to add that much yet remains to be done. In some localities, as is well known, juries refuse to convict, thus necessarily placing the entire burden of enforcement upon the constabulary. This complicates and increases the difficulties which are already sufficient in themselves, and in such localities it seems impossible to have the law strictly enforced.

Without seeking any explanation of these reasons, prejudices and objections, the fact remains that they do exist, and, furthermore, they present the most serious obstacles toward legitimately carrying out the spirit of the law. In considering this problem I believe that the time has come when we should be perfectly frank in dealing with it. Nothing can be lost by this, and such a course will in the

end lead to a better understanding. In the first place, I wish to be fully understood. It is the duty of the Governor to enforce the laws as they appear upon the statute books, making them apply alike to every section. This I have endeavored to do, and this I shall continue to do, so long as the responsibilities of your Chief Executive devolve upon me.

With no desire to evade this responsibility, I deem it my duty to mention one aspect of the Dispensary situation as experience has revealed it to me. Since I have been in office I have done my utmost to strictly enforce this law in Charleston, with the result that I have been able to improve conditions only by the suppression of flagrant and open violations. Mayor Rhett has given me official aid, but our combined efforts have not apparently accomplished more than is above indicated.

There are few in Charleston who favor the Dispensary, which, although it has been in operation for more than a decade, is strongly opposed, and has made but few converts. There are those in Charleston who favor its enforcement because it is the law, and in my efforts to enforce it I have been accorded by them a strong moral support, for which I am deeply grateful. The location of the city, with its extensive water front; the inability of the constables to make seizures before shipments are delivered to the consignee; the large number of places where liquor is illegally sold; these and many others, make a combination of difficulties which it seems impossible to overcome. Trials by juries have proven ineffectual, and the resources of the law have been appealed to, time and again, but the illegal sale of liquor continues. In giving you information concerning the condition of the State, as I am required to do. I have thought it best to state these facts to you plainly. It is my conviction that this is also a part of my duty, and, though for many reasons I would prefer not to do so, the situation has been brought to your attention.

The Chief Constable calls my attention to the fact that he is much hindered in the general enforcement of this law by the existence of so-called "social clubs," etc. These clubs pretend to operate under charters granted by the Secretary of State, but in reality they are only places for the promiscuous illegal sale of liquor. In granting charters, the Secretary of State acts in a ministerial capacity, and must, therefore, grant a charter for any expressed purpose. I recommend that the laws governing the granting of such charters be amended, so that they shall not be granted until sixty days' pub-

lished notice has been given, and that the Secretary of State be given authority to refuse such charter upon an affidavit by the Chief State Constable that he has reason to believe that the applicants intend to violate the Dispensary Law. Should the officers or employees of any such club or organization be convicted of violating this law, I would further recommend that the Secretary of State be required to revoke any such charter heretofore granted.

LAWLESSNESS.

At the last session of your body I sent a special message upon the subjects of lynchings and lawlessness. This I conceived to be my duty at the time, and I regret to add that subsequent developments have not changed my opinion. So important should be the consideration given to this subject, that I must again bring the matter to your attention. Before making any further statement, I shall here quote from the special message referred to, and renew my former recommendation.

"The Governor is popularly credited with power to prevent and punish these outrages against the State. In reality he is practically powerless. When notified, he may sometimes frustrate the mob by the employment of troops, but when the crime has been committed, his hands are really tied. In the meantime, the spirit of lawlessness is unchecked. A band of lawless men may feel secure in taking the life of a fellow being on almost any pretext. This deplorable condition should be remedied. To compel greater respect—the proper respect—for the majesty of the law, I recommend the enactment of special legislation in reference to lynchings, in order that the great responsibility of officials directly charged with the enforcement of the law may be brought home to them, and that more effectual measures be taken for the apprehension of persons who take the law into their own hands."

I am convinced that this matter should receive more consideration than was given to it at your last session. There is nothing so important to any State as to have its laws properly respected, nothing which strikes deeper at the roots of its civilization than to have these laws disregarded. It is absolutely necessary that all crimes, of whatever nature, should be punished through the legal channels—through this source, and through this source alone. The power and majesty of the law should be brought to bear, as far as possible, upon lynching for any and for all crimes. There is no alternative.

Lynching for one crime leads to lynching for other crimes, and thus lawlessness is substituted for law. Surely experience leads to this inevitable conclusion.

Since your last meeting I have had, on several occasions, to order out troops for the protection of prisoners. While I have been almost forced to do this, owing to the nature and urgency of the requests, I consider this by no means desirable. The services of the militia should never be called upon until the civil authorities shall have exhausted every means in their power to uphold the law. I am firmly convinced that, were this stand taken, calls upon the Governor for the services of the militia to protect prisoners would cease entirely.

As I said in my special message—which is here quoted—the Governor is practically powerless where the details of the enforcement of law are concerned, for the reason that he has no power to compel an officer to do his duty. This applies not only in the case of lynchings, but to other offenses also. When a lynching occurs, when an officer charged with the sacred duty of protecting the life of a prisoner while in his custody; when a sheriff allows the mob to usurp the law and barbarously take the life of a human being—then there is no question in my mind but that a penalty should be provided for such dereliction of duty. I am of the opinion that this should be remedied by such legislation as would inflict a penalty for neglect of such duty, the penalty to include removal from office of the offender when such extreme measures are rendered necessary for the proper vindication of the law.

I readily recognize the fact that occasions sometimes arise when the use of troops is necessary, but I am equally sure that the growing tendency to ask for such assistance should be stopped. Offenders should be made to understand the fact that no expense will be spared to bring them to punishment. I asked last year for a special fund to suppress lynching, and though none was provided, I felt it my duty, nevertheless, to make an attempt, in each and every lynching that has occurred, to uphold the dignity of the State in endeavoring to bring the offenders to justice. In order to effect this, I have had to exceed my contingent fund, as I will explain later in a special message. I feel sure that money so expended was well used and will do much to uphold law and order in South Carolina. A special contingent fund to be used for this purpose, by the Governor, is, in my opinion, a necessity, and I recommend, therefore, that you appropriate such an amount as you may deem proper, to be so used.

I have noticed, with much gratification, the awakening of a healthy public sentiment against lynchings and lawlessness throughout the State and a growing determination that this evil shall cease. Our people are realizing the fact that the reputation of a State as fully determines its influence and power, at home and abroad, as the character of a citizen determines his standing among his fellow men. We can hope for much from the aroused conscience of public opinion, manifestations of which are reflected in the pulpit and by the press, and echoes of which are heard throughout the State. Especially true and gratifying is this as is evidenced by the organization of Law and Order Leagues, with members numbered among our representative citizenship. From this source we have a right to expect much, and we will all unite in the hope that their crusade for law and order will have far-reaching beneficial and uplifting results.

TWO ADDITIONAL JUDICIAL CIRCUITS.

Among the measures which I urged at your last session was the recommendation that you should abolish the Act providing for special courts, and that two additional Judicial Circuits should be established. I am impressed, more than ever, with the necessity for the adoption of this recommendation. The special courts have for the past two years entailed an expenditure of twice the amount of the appropriation, and the tendency seems to be to hold these courts more frequently each year. For many reasons this plan has not proved satisfactory, and I believe the demand is general for a repeal of the law.

It seems that the necessary work cannot be accomplished with the present number of circuits, which have not been increased in keeping with the growth of the State and the natural increase in litigation. Realizing the difficulties involved in redistricting the State so as to secure two additional circuits, I have tried to devise other means of meeting the situation, but can find none which do not seem to conflict with the Constitution. I therefore again recommend that the number of judicial circuits be increased from eight, as at present, to ten, and that this be done at the present session of your body.

FORMATION OF NEW COUNTIES.

I desire to call your attention to a manifest conflict between the Constitution of 1895, Article VII, providing for the formation of new counties, and the Act of the General Assembly of 1896, page 64, Section 1, incorporated as Section 574 of the Code of Laws of 1902.

This Act provides that the sections of an old county or counties, desiring to be incorporated into a new county, shall simply file with the Governor a petition, signed by one-third of the qualified electors, setting forth the boundaries, the proposed name, number of inhabitants, area and taxable property of the proposed new county. The Constitution, however, provides that, not only shall such a petition be filed, but that a showing of compliance should be made with the requirement of the Article referred to. In passing upon such matters, I have endeavored to follow the Constitution, and have required that a showing be made in accordance with its provisions, but I would recommend that, at this session, you amend the statute law in order that it may conform with the obvious intent and phraseology of the Constitution.

THE STATE HOSPITAL FOR THE INSANE.

The care of the defective and dependent is one of the most perplexing, problems of modern civilized life. Many States support these classes in distinct institutions, but in our State they are kept in one only, and it appears that such is to be our policy for years to come. For this reason, with a growing population, we must expect a large number of admissions to the State Hospital for the Insane. which, since its opening in 1828, has received lunatics, idiots and epileptics and-by subsequent legislation-inebriates. In making comparisons of the cost of the care of this institution with those of other States it is well to remember the conglomerate character of our State Hospital. In going through the wards of the Hospital one cannot but be struck by the large number of old people who cannot be strictly considered insane, but who are really suffering from the infirmities of age. The feeling of sadness which one must experience in contemplating the fact is relieved by the reflection that the State thus offers her protection to the aged and helpless to whom fate has denied the blessings of home and loved ones.

Nearly 550 new patients have been admitted during the past year, while the daily average number of patients in the Asylum has been 1,210, and the total number under care during the year is 1,710.

The erection of the Taylor building two years ago gave more room for white men; in two wards, where nearly seventy white women are maintained, are still kept in the same building the negro women, and the single rooms for this class, many of them, are occupied by two patients. The conditions have been such that the Board of Regents has felt the imperative necessity of striving to complete at once the Talley building, for the exclusive use of white women.

An appropriation of \$15,000 was made last year for this purpose, it being then understood that the total cost of the building would be about \$30,000.00. This structure is now nearly completed and will afford much needed relief to the class which appeals first to our sympathies. A deficit of between \$13,000 and \$14,000 still exists, owing to the necessities of the situation.

You will be asked by the Board of Regents to appropriate the sum of \$14,000, which amount, in regular routine, would have come before you this year for the completion of the building, and in this request I heartily concur. The amounts asked by the Board for support, insurance and other incidental expenses appear as reasonable to me as they could possibly be in the circumstances, and I recommend that the amounts be appropriated as requested. I cannot close this brief summary without sincerely commending the excellent care and management which is given to this institution by the Superintendent and his coworkers. Here are united tender sympathy, thoughtful consideration and practical business ability, thus making this Asylum, in the strength of its highest needs; fill well the humane purposes for which it is maintained.

PENITENTIARY.

In reference to the condition of the Penitentiary, I would refer vou to the reports of the Superintendent and the Board of Directors. During the past two years I have availed myself of opportunities to observe this institution closely, and am glad to say that it is excellently managed. The convicts are well treated, and the discipline is equal to that of any similar institution. The health of the inmates, with the exception of some cases of tuberculosis-many of which were contracted before the convicts were committed—has been excellent during the past year. A new building has been nearly completed, as quarters for the officers and guards, and I understand that it is the intention of the Board during the present year to make another valuable addition, a building in which convicts suffering from tuberculosis may be separated from the others. It is the purpose to have this building constructed upon modern hygienic and sanitary principles, and I am gratified to note that from year to year such improvements are being added as tend to make this a model institution of its kind.

Abundant crops have been made upon the State farms, and from these crops the State has realized a handsome profit. The farms are valuable for more reasons than one; for, besides being a paying investment, convicts who cannot be employed either upon the public roads or in the Penitentiary can be here utilized. I would especially commend the work which is being done at the Reformatory for young convicts. This is one of the best features of our penal institution, and should be maintained as a valuable adjunct to our prison system.

In this connection, I have noticed with much gratification a movement by the South Carolina Federation of Women's Clubs for the establishment of an Industrial School and Reformatory for such white boys as may need the care of such an institution. If these unfortunate ones, drifting into vagrancy and degradation, could be helped and strengthened by the training and care of such a school, untold good would be accomplished. Not only would they be kept from association with hardened criminals, but sheltered and feeling that they were cared for, with uplifting and helpful influences, many drifting ones could be trained for lives of service and usefulness. There is needed work to do, and even a small beginning now would bring fruitful results in years to come.

STATE BOARD OF HEALTH.

Experience has clearly shown me that the manifold duties and great responsibilities devolving upon this Board are neither understood, nor are they properly appreciated, by the public generally. Constant calls are made upon the Board, which, were they responded to in the manner desired, would require the expenditure of a very much larger sum than is now appropriated. Under such circumstances, no matter how faithfully the members endeavor to perform their duty, they cannot satisfactorily accomplish all they are asked to do. The principal difficulty confronting them is that they are so often expected, not only to prevent the spread of contagious diseases, but are asked to care for and cure those suffering from such diseases, which procedure would entail an enormous expense. appropriation they have had at their disposal, to prevent the spread of contagious diseases is all they can be expected to accomplish. How this can best be done is a question to be considered. The report of the Board contains statements of grave importance, and also has a number of recommendations. A careful reading of this report will show that the proper care of the public health is a matter of much greater importance than is generally thought. I believe that more efficient service could be rendered were the Board empowered to elect a physician, as an executive secretary, giving this officer such salary as would enable him to devote his entire time to matters concerning the public health. If no larger appropriation can be secured, rather than have this prevent the election of such an officer, I believe it would be wise to have set apart from the present appropriation such an amount as would be necessary for this purpose.

The Board recommends that the quarantine stations in the State be transferred to the United States Public Health and Marine Hospital Service, and, for many reasons, in this recommendation I concur.

STATE BOARD OF MEDICAL EXAMINERS.

This Board desires certain changes in the law governing the practice of medicine in the State, which changes appear to me to be most desirable. Our present law requires the Board to meet in April, but the request is made that this date be changed to June, for the reason that all of the colleges will then have finished their commencements. It is also desired that the licerise fee, which is now very small, be increased to a reasonable amount. This will warrant an increased appropriation, amounting to \$500.00, which amount is needed to defray the expenses of this Board.

I join in these requests and recommend that the changes be made.

THE STATE GEOLOGIST.

The establishment of this department a few years ago was an important move, where such a step was certainly necessary. The full and complete report made by State Geologist Sloan merits your careful attention. Here are clearly shown the vast and valuable mineral resources of our State, very many of which are practically undeveloped. Some of these deposits have no equal of their kind in the United States, and are attracting attention in many directions where profitable results must follow.

Phosphate rock, in the form of phosphatized marl, torn from the bed of the ocean by the waves, and stranded along the beach, has been discovered in Horry County. This contains fifty-seven per cent. of calcic potash, and the boulders are large, with promise of large quantities on adjacent territory.

In gold mining the activity and increase is marked, and a study of the Gaffney tin deposits, "which constitutes the most valuable tin area yet discovered in the United States," reveals again the growing and fruitful development of a splendid field.

The State Geologist is zealous in his work, and is actively and systematically canvassing the entire State in his labors. It is expected that his good work will be further enhanced by the early cooperation of the United States Geological Survey in the work of stream measurements.

RAILROAD COMMISSION.

The annual report from this important department of our State government will be found on your desks, and I commend it to your consideration. The report contains much valuable information concerning which it is not necessary for me to refer to specifically, but which is well worthy of your careful attention. In it will appear the gross earnings and the net income of the railroads, and the taxes paid by these corporations. Similar statements are made concerning the operations of the express, telegraph and telephone companies doing business within our State for the fiscal year ending June 30, 1904. The magnitude of these interests, from all of their varied standpoints, is self-evident, and any recommendations contained in this report should be carefully examined and acted upon.

GOOD ROADS.

Last year, in my message, I felt it necessary to dwell at some length upon the subject of our public highways, and I recommended such legislation as would give the counties the right, by majority vote, either to issue bonds, or to levy an annual tax for road improvement. No action was taken upon this important matter and I now renew my former recommendation.

This is a subject of the utmost importance to all the people—a subject in which is included much more than the improvement of our roads. The benefits to be derived, from any point of view, are numerous, and strong business considerations make it imperative that this valuable work should be properly attended to.

PENSIONS.

The largest appropriation made by your body is for the care of the Confederate Veterans. This amount seems large when compared with the total appropriation, but when viewed in another light we cannot but feel that we would like to do much more for the old soldiers who in years that have gone did so much for their State

and their country. The total number of pensioners on the rolls this year was 8,554, and \$197,309.42 was the amount distributed among them. The law, generally speaking, is working satisfactorily, but in reference to certain classifications it is believed that improvement can be made, and the Comptroller-General will specifically direct your attention to the proposed changes. Anything pertaining to the proper care of the veterans of the Confederacy will, I am sure, have your most thoughtful consideration. We owe them a deep and lasting debt of gratitude, and to care for those who, in their old age and declining days, need this care, should be, as it is, a privilege and one of the first duties of our people.

BIENNIAL SESSIONS.

At your preceding session an amendment to the Constitution providing for biennial sessions of your body, having been agreed upon, it was submitted to the qualified electors of the State at the general election, a majority of whom voted in favor of this amendment. Believing as I do, that biennial sessions will afford all necessary legislation, and will result in a retrenchment of expenses, I trust you will ratify this vote in order that the amendment may become effective. Should this be done, you should, at this session, take such action as may be necessary to adjust and conform other parts of our Constitution and statutory law to the change wrought by the enactment providing for biennial sessions.

In this connection I shall submit a recommendation which I deem most important. For many reasons it would be wiser and better to have all of your State officers elected for a term of four years, not allowing them to succeed themselves. The reasons for such a change are obvious, and do not need to be here discussed. The expense and necessary neglect of duty incident to conducting a campaign every two years is alone almost sufficient reason for the proposed change, and the people should also be spared the loss of time and the inconveniences of too frequent campaigns. I am firmly convinced of the fact that the best interests of the State would be subserved by making this change in our Constitution, and I recommend it to your favorable action.

PHOSPHATES.

I regret to report to you that the mining of phosphate rock in our rivers has, for the present at least, practically ceased. Only two

companies are now at work and operations are conducted to a limited degree. In the vicinity of Beaufort no work whatever is being done.

During the past year several applications were made for a reduction of the royalty, which is now 25 cents per ton. The Board of Phosphate Commissioners, after considering the matter, declined to grant this request for the reason that the royalty is now so small that no further reduction would be likely to encourage mining. An additional reason for this was the fact that the royalty has been pledged to the holders of the bonds of the State, and the Board felt that without their consent they would not be justified in making the reduction requested. A total royalty of only \$10,784.00 was received for the last fiscal year.

PROTECTION OF FISH AND OYSTER INTERESTS.

These interests are of more importance to our State than seems to be realized, and at present they are practically neglected. It should be the policy of the State to develop these resources by affording that protection which is absolutely necessary to prevent them from being destroyed. With proper care these interests could be made a valuable source of revenue to the State. The difficulty in legislating upon this subject has always been a lack of such information as was necessary to make efficient and, at the same time, practical laws. Until such information can be furnished, and such laws suggested, nothing, in my opinion, will be done. I recommend, therefore, that a commission be appointed, whose duty it shall be to make a thorough examination of this subject, to report at your next session.

SILK CULTURE.

The United States, with an annual product amounting to about \$125,000,000.00, is the largest silk manufacturing country in the world. It has been practically demonstrated that our climate is admirably adapted to silk culture, and if this were undertaken properly it would result in bringing a most desirable class of foreign silk growers here. All necessary materials for silk culture can be obtained free, and the Government will buy, at highest market rates, all cocoons raised in the United States. In 1902 the cocoon crop of Italy sold for \$35,615,400.00, and this value of cocoons is more than quadrupled when manufactured. A silk crop can be raised, gathered, and marketed in five weeks, and in South Carolina this would be finished by the first or second week in April.

As a profitable and desired addition to our diversified crops, I think this an important subject for our careful consideration.

THE DOME OF THE STATE HOUSE.

During the past year the Commission for the Completion of the State House reported to me that, in the discharge of their duty, they had cause to fear that the dome of the State House was in an unsafe condition. The Commission requested me to take immediate steps to have the dome examined. By agreement, it was decided that I should apply to the Secretary of the Treasury to secure the services of a competent engineer for this purpose. I did so, and the Secretary promptly aided me by sending Mr. Kort Berle, Chief Structural Engineer in the office of the Supervising Architect of the Treasury Department.

Mr. Berle made a careful examination, and reported that the dome was safe, which report I transmitted to the Commission.

PROTECTION OF STATE RECORDS.

The Secretary of State asked last year for an appropriation, to be used in suitably equipping his office with fireproof record cases. The offices of the State Treasurer and of the Comptroller-General also stand much in need of similar improvement. Valuable documents of State are kept in these offices, and money properly invested in permanent improvements would be well spent.

I trust that you will give this matter your attention, and I recommend that you appropriate the amounts necessary.

CONCLUSION.

In as brief space as possible I have endeavored to give to you information concerning the most important departments of our State Government, and have made for your consideration such recommendations as appear to me to be necessary and important. I rejoice to add that progress and prosperity continue to bless us, with the uplifting influences that come from the earnest labors of a united people. The welfare of South Carolina is largely in your keeping, and much hope for her future will depend upon the results of your deliberations. There was once a temple erected with no sounds of the tools of labor, with no confusion of haste and disorder, without noise and strife. Imbued with this spirit, with united zeal

and devotion may you quit yourselves like men; may your deliberations add to the upbuilding of our Commonwealth; may they contribute to the reign of law and order, to the peace and happiness of our people, and to the dignity and honor of our State.

D. C. HEYWARD, Governor.

Received as information.

MESSAGE FROM THE GOVERNOR.

State of South Carolina, Executive Chamber, Columbia, January 10, 1905.

SPECIAL MESSAGE No. 1.

To the Honorable the Speaker of the House and Gentlemen of the General Assembly:

I have the honor to notify your honorable body that I have transmitted for your attention the annual official reports of the Comptroller-General, the State Superintendent of Education, the Adjutant-and Inspector-General, the Commissioner of Agriculture, Commerce, and Immigration, and of the Committee appointed to ascertain the amount of Phosphate Deposits in the waters of the State. It is important that these reports should have your consideration as soon as possible, and I am gratified to note, and commend, the promptness with which they are placed upon your desks at the very earliest moments of your deliberations.

Very respectfully,

D. C. HEYWARD, Governor.

Received as information.

SPEAKER'S APPOINTMENTS.

The SPEAKER announced the following appointments, for this session only:

Journal Clerk-Christie Benet.

Bill Clerk-S. B. Moore.

Pages—A. J. Culley, Stephen Richards, Malcolm Johnston, J. B. Patrick.

Speaker's Clerk-J. N. Pearman.

Mail Clerk-W. F. Norton.

PAPERS FROM THE SENATE.

The Senate sent this House the following:

H. I (S. 8.—Mr. von Kolnitz): A Concurrent Resolution to permit the introduction of a Bill to amend the charter of the Charleston Light and Water Company, so as to permit the company to construct and maintain a dam across Goose Creek, in Berkeley County.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 122; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrellson, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—122.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to, and ordered returned to the Senate, with concurrence.

The Senate sent to this House the following:

H. 2 (S. 9.—Mr. Raysor): A Concurrent Resolution relating to offices to be filled at this session.

Resolved, By the Senate, the House of Representatives concurring, that it be referred to the Committee on Privileges and Elections of the two Houses, to ascertain and report what offices are to be filled by election of the General Assembly at the present session.

Considered immediately, agreed to, and returned to the Senate, with concurrence.

NOTICE TO AMEND RULES.

Mr. FRASER gave notice that tomorrow he will offer a Resolution amending Rule 1, of the Rules of the House of Representatives, by striking out the words "except Sunday" on the third line thereof, and substituting in lieu thereof the words "except Saturday, when the House shall stand adjourned to 12 o'clock on the succeeding Monday."

MOTION.

Mr. DOAR moved that when this House adjourns, it stand adjourned until 12 o'clock m. tomorrow.

ADJOURNMENT.

At 1 p. m. the House, on motion of Mr. NASH, adjourned.

THURSDAY, JANUARY 12, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. DOAR, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. BRUCE, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 16.-Mr. ARDREY: A Bill to prohibit child marriages.

Which was referred to the Committee on Judiciary.

H. 17.—Mr. ARDREY: A Bill to prohibit trespass.

Which was referred to the Committee on Agriculture.

H. 18.—Mr. FROST: A Bill for the protection of the aids to navigation, established by the authority of the United States Light-House Board, within the State of South Carolina.

Which was referred to the Committee on Judiciary.

H. 19.—Mr. MORGAN: A Bill making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.

Which was referred to the Committee on Judiciary.

H. 20.—Mr. ASHLEY: A Bill to repeal an Act entitled "An Act to establish a Department of Agriculture, Commerce, and Immigration, and to provide for the appointment and compensation of a Commissioner."

Which was referred to the Committee on Agriculture.

H. 21.—Mr. MORGAN: A Bill to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

Which was referred to the Committee on Judiciary.

H. 22.—Mr. MORGAN: A Bill to amend Section 294, of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section, and inserting in lieu thereof another to be known as Section 2941.

Which was referred to the Committee on Judiciary.

H. 23.—Mr. KEENAN: A Bill to punish as a misdemeanor any and all persons who shall apply to, speak, or utter, concerning any person, any vile or opprobrious language calculated to bring about a breach of the peace.

Which was referred to the Committee on Judiciary.

H. 24.—Mr. COLCOCK (by request): A Bill to finally dispose of all moneys in the State Treasury known as "Direct Tax Funds." Which was referred to the Committee on Judiciary.

H. 25.—Mr. NASH: A Bill to amend Section 2456 of the Civil Code of South Carolina, Vol. I, changing the time for recording deeds of conveyances and other instruments of writing from forty to ten days.

Which was referred to the Committee on Judiciary.

H. 26.—Mr. NASH: To amend Section 397, of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the provisions thereof.

Which was referred to the Committee on Judiciary.

H. 27.—Mr. NASH: A Bill to require the Register of Mesne Conveyance, or the Clerk of Court in certain Counties, to index certain papers as soon as filed for record.

Which was referred to the Committee on Judiciary.

H. 28.—Mr. LABAN MAULDIN: A Bill to repeal Section 489 of the Criminal Code of Laws of South Carolina, 1902, Vol. II, relating to County Auditor.

Which was referred to the Committee on Judiciary.

H. 29.—Mr. TOOLE: A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same,' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original Act as therein appearing, as to special tax levy and certain forfeitures

· Which was referred to the Committee on Dispensary.

H. 30.—Mr. D. O. HERBERT: To amend Sections 309 and 311 of the Code of Laws of South Carolina, 1902, Vol. I, by including banks within the provisions of said Sections.

Which was referred to the Committee on Banking and Insurance.

H. 31.—Mr. DesCHAMPS: A Bill to provide for the establishment of experimental stations of agriculture in the Counties of this State.

Which was referred to the Committee on Agriculture.

H. 32.—Mr. MORGAN: A Bill to ratify the amendment to Section 7, Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.

· Which was referred to the Committee on Ways and Means.

H. 35.—Mr. BRADHAM: A Bill to provide for the drawing of jurors in the Circuit Court for Clarendon County for this year.

Which was referred to the Committee on Judiciary.

RESOLUTIONS.

Mr. HALL introduced the following Resolution, which was ordered for consideration tomorrow:

H. 13.—Mr. HALL: A Resolution relative to Anderson County Circuit Court.

Resolved, That a Committee consisting of one Member from each County comprising the Eighth Judicial Circuit be appointed by the Speaker, with instructions to prepare an amendment to the Code of Civil Procedure, fixing the time for holding the Circuit Courts

in said Circuit, so as to give two weeks for holding the Courts of Common Pleas in Anderson County at the spring and fall terms of said Courts, and such other proposed changes as to the times of holding said Courts in said Circuit, as said Committee may deem advisable, and that they report the same to this House by Bill.

Mr. FRASER introduced the following Resolution:

H. 14.-Mr. FRASER: A Resolution to amend Rule 1.

Be it Resolved, By the House of Representatives, that Rule I of the Rules of the House of Representatives be amended by striking out the words "except Sunday" in the third line thereof, and substituting in lieu thereof the words "except Saturday, when the House shall stand adjourned to 12 o'clock on the succeeding Monday"; so that said Rule when amended shall read as follows:

RULE I.

The hour to which the House shall stand adjourned every day shall be 10 o'clock a. m. of the succeeding day (except Saturday, when the House shall stand adjourned to 12 o'clock on the succeeding Monday), unless otherwise ordered by the House.

At the hour to which the House shall stand adjourned on any day, the Clerk shall call the roll, and immediately thereafter the Speaker shall take the Chair and call the Members to order.

If a quorum be present, the Journal of the proceedings of the preceding day shall be read, and corrected if necessary. If a quorum then or at any other time be not present, the Members present, if twenty or more, may send for the absent Members, and all questions as to expenses or further proceedings against such absent Members shall be determined when a quorum shall be present.

On the question of agreeing to the Resolution, Mr. ASHLEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 93; nays, 23.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ballentine, Banks, Bass, Beamguard, Bradham, Brant, Brantley, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Earhardt, Edwards, Epting, E. J. Etheredge, Faust, Fishburne, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harley, Haskell, Hemphill, D. O. Herbert, Heyward, Higgins, Keenan, Kirby, Kirven,

LaFitte, Laney, Lawson, Lester, Little, Lofton, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, Morrison, Moses, Nash, Nicholson, Otts, Parker, Patterson, Pollock, Poston, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Sellers, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, Webb, Whaley—93.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Boyd, Brice, Dukes, Ford, Harrellson, Harrison, Irby, Kershaw, Lomax, T. J. Mauldin, Miller, Morgan, Nance, Pittman, Prince, Sheldon, J. B. Watson, John J. Watson, Whatley, Wimberly, Yeldell—23.

So the Resolution was agreed to.

Mr. FRASER moved to reconsider the vote whereby the House agreed to the Resolution, and to lay that motion on the table, which was agreed to.

Mr. MOSES introduced the following Resolution, which was considered immediately, and agreed to:

H. 15.-Mr. MOSES:

Be it Resolved, By the House of Representatives, that the President and Members of the Senate be invited to attend in the Hall of the House of Representatives at 12 m. tomorrow, the 13th instant, to witness the opening and counting by the Speaker of the House of Representatives of the votes cast for Governor and Lieutenant-Governor at the last general election.

CONCURRENT RESOLUTIONS.

Mr. ASHLEY introduced the following Concurrent Resolution, which was ordered for consideration tomorrow:

H. 12.—Mr. ASHLEY: A Concurrent Resolution.

Resolved, By the House of Representatives, the Senate concurring, that the General Assembly do adjourn sine die on the eleventh day of February, 1905.

Mr. HEMPHILL introduced the following Concurrent Resolution:

H. 33.—Mr. HEMPHILL: A Concurrent Resolution allowing the introduction of a Bill to amend the charter of the Mt. Pleasant and Georgetown Railway Company.

Be it Resolved, By the House of Representatives, the Senate concurring, that a bill to amend the charter of the Mt. Pleasant and Georgetown Railway Company be allowed to be introduced, and when so introduced may pass the same as other Bills. Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 117; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, Faust, Fishburne, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrellson, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, Heyward, Higgins, Irby, Keenan, Kershaw, Kirby, Kirven, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt. Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell-117.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to, and ordered sent to the Senate.

Mr. HASKELL introduced the following Concurrent Resolution: H. 34.—Mr. HASKELL: A Concurrent Resolution.

Be it Resolved, By the House of Representatives, the Senate concurring, that leave be, and is hereby, granted for the introduction of a bill to incorporate the Carolina Land Corporation of South Carolina.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 118; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham. Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, Faust, Fishburne, Ford,

Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrellson, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, Heyward, Higgins, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Sellers, Sheldon, Sinkler, Spivey, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—118.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to, and ordered sent to the Senate.

STANDING COMMITTEES.

The SPEAKER announced the appointment of Standing Committees, as follows:

Agriculture.—E. Mitchell Seabrook, Chairman; Ralph S. Des-Champs, Edgar L. Culler, F. W. Higgins, W. McD. Green, J. P. Kirven, Laban Mauldin, J. S. Wimberly, G. B. Lester, John J. Watson, J. W. Ardrey, B. K. Keenan, J. B. Watson, D. J. Bradham, J. S. Graham.

Incorporations.—Huger Sinkler, Chairman; R. M. Lofton, W. L. Bass, P. A. McMaster, D. J. Bradham, T. J. Mauldin, P. E. Hutto, R. F. Dukes, L. O. Patterson, J. W. Hamel, J. C. Lomax.

Railroads.—George E. Prince, Chairman; P. B. Callison, J. H. Clifton, W. P. Pollock, G. L. Toole, J. W. DeVore, T. C. Strong, G. B. Davis, E. E. Verner, J. G. McCants, J. E. Harley.

Ways and Means.—Altamont Moses, Chairman; John G. Richards, Jr., J. E. Beamguard, L. W. Haskell, P. B. Callison, George E. Prince, J. Fraser Lyon, D. A. Spivey, B. E. Nicholson, K. D. Edwards, J. W. Ardrey, J. A. Banks, W. L. Bass, L. J. Browning, G. K. Laney, W. W. Bruce, D. McK. Frost, J. S. J. Faust.

Hospital for Insane.—J. M. Rawlinson, Chairman; J. E. Beam-guard, R. M. Lofton, M. W. Pyatt, W. L. Bass, L. B. Etheredge, J. H. Saye, A. H. Brice, J. M. Epting, T. B. Whatley.

Military.—D. O. Herbert, Chairman; L. W. Haskell, C. S. Ford, J. W. Doar, D. A. Spivey, W. W. Bruce, M. P. Tribble, T. J. Mauldin, J. C. Sellers, J. C. Otts.

Accounts.—R. M. Lofton, Chairman; K. D. Edwards, Joseph Glover, H. H. Arnold, R. D. Boyd, A. H. Brice, J. R. Cloy, L. M. Lawson, J. W. Nash, G. R. Reaves, J. F. Lyon.

Dispensary.—A. L. Gaston, Chairman; J. G. Richards, Jr., D. J. Baker, W. L. Bass, W. B. Gause, R. F. Dukes, D. L. Green, J. E. Massey, W. J. Fishburne.

Public Printing.—J. W. Doar, Chairman; D. O. Herbert, J. W. Hamel, J. W. Earhardt, J. P. Gibson, W. N. Heyward, Philip Stoll, A. D. McFaddin, E. M. Seabrook.

Education.—B. A. Morgan, Chairman; D. D. McColl, Jr., F. W. Higgins, Huger Sinkler, M. P. Tribble, W. D. Kirby, M. H. Patterson, J. P. Gibson, T. B. Whatley, W. H. Yeldell, J. A. Hall, Philip Stoll, D. J. Bradham, R. H. Pittman.

Enrolled Acts.—D. D. McColl, Jr., Chairman; A. L. Gaston, D. O. Herbert, J. W. Doar, Paul Hemphill, J. P. Gibson, J. W. Nash, J. W. Hamel, J. F. Lyon.

Public Schools.—John G. Richards, Jr., Chairman; T. B. Fraser, E. L. Culler, J. M. Rawlinson, D. L. Green, J. W. Hamel, J. H. Saye, T. P. Cothran, Paul Hemphill, E. E. Verner, J. S. Graham, E. E. Ballentine, Z. T. Kershaw.

Claims.—H. C. Little, Chairman; E. L. Culler, George B. Davis, J. A. Banks, J. E. Herbert, J. W. Nash, B. E. Nicholson, J. N. Nance, J. S. J. Faust, Altamont Moses.

State House and Grounds.—J. H. Clifton, Chairman; J. M. Walker, T. F. Brantley, Cornelius J. Colcock, J. H. Foster, J. M. Epting, J. P. Gibson, P. A. McMaster, J. C. Lomax, L. M. Gasque.

Roads, Bridges, and Ferries.—Joshua W. Ashley, Chairman; Ralph S. DesChamps, W. D. Kirby, E. L. Gray, W. N. Heyward, J. H. Poston, G. M. Riley, J. D. Sheldon, W. A. Webb, J. F. Morrison, L. J. Browning, W. C. Brant.

Public Buildings.—J. W. DeVore, Chairman; H. C. Little, J. E. Herbert, E. J. Etheredge, John W. Earhardt, W. McD. Green, E. T. LaFitte, D. McK. Frost, G. R. Reaves, P. E. Hutto.

Internal Improvements.—W. C. Irby, Jr., Chairman; W. J. Gibson, Joshua W. Ashley, J. M. Taylor, J. A. Hall, H. H. Arnold, Ryan A. Gyles.

Rules.—T. B. Fraser, Chairman; G. E. Prince, C. P. Sanders, R. S. Whaley, W. P. Pollock, Altamont Moses, B. A. Morgan.

Offices and Officers.—W. B. Gause, Chairman; W. D. Kirby, J. S. Wimberly, J. J. Watson, J. M. Walker, M. A. Turner, W. L. Parker, J. N. Nance, J. H. Poston.

Privileges and Elections.—W. H. Yeldell, Chairman; D. J. Baker, T. C. Strong, T. J. Mauldin, L. M. Gasque, P. A. McMaster, M. W. Walker.

Engrossed Bills.—G. L. Toole, Chairman; T. C. Strong, W. C. Brant, E. L. Gray, W. A. Webb, J. S. Wimberly, J. A. Hall, J. H. Miller, J. N. Nance.

Commerce and Manufactures.—Cornelius J. Colcock, Chairman; D. D. Harrellson, J. E. Herbert, Laban Mauldin, Z. T. Kershaw, J. R. Harrison, W. J. Gibson, B. K. Keenan, J. B. Watson, J. M. Taylor, J. F. Morrison, R. H. Pittman.

Medical Affairs.—J. E. Massey, Chairman; T. B. Whatley, M. A. Turner, J. H. Miller, L. B. Etheredge, Ryan A. Gyles, W. L. Parker, J. R. Harrison, L. O. Patterson.

Banking and Insurance.—W. P. Pollock, Chairman; Huger Sinkler, C. P. Sanders, D. A. Spivey, B. A. Morgan, G. K. Laney, J. C. Sellers, W. D. Kirby.

Penitentiary.—Joseph Glover, Chairman; M. W. Pyatt, T. C. Strong, D. J. Baker, J. M. Rawlinson, E. E. Ballentine, J. P. Kirven, R. D. Boyd, W. C. Brant, C. S. Ford.

Legislative Library.—M. W. Pyatt, Chairman; Cornelius J. Colcock, M. P. Tribble, R. F. Dukes, George B. Lester, J. A. Hall, G. M. Riley.

Judiciary.—R. S. Whaley, Chairman; T. B. Fraser, B. A. Morgan, J. W. DeVore, W. C. Irby, Jr., A. L. Gaston, W. P. Pollock, G. L. Toole, D. D. McColl, Jr., Huger Sinkler, C. P. Sanders, T. P. Cothran, Paul Hemphill, J. G. McCants, Thomas F. Brantley, J. W. Nash, W. J. Fishburne, J. C. Otts, J. H. Foster, J. R. Cloy, A. D. McFaddin, L. M. Lawson, E. T. LaFitte, J. E. Harley.

Mines and Mining.—D. D. Harrellson, Chairman; M. W. Pyatt, E. J. Etheredge, M. W. Walker, W. N. Heyward, G. B. Lester, O. A. Hamlin (to be assigned when sworn in).

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., January 12, 1905.

Mr. Speaker, and Gentlemen of the House of Representatives:

The Senate respectfully accepts the invitation of your honorable body to attend in the Hall of the House at 12 o'clock m. tomorrow, to witness the opening and counting by the Speaker of the House of Representatives the votes cast for Governor and Lieutenant-Governor at the last general election.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

SPEAKER'S APPOINTMENTS.

The SPEAKER announced the following appointments for this year only:

Doorkeepers-T. A. Scott, John F. Blanche, E. C. Batson.

Laborers—Robert Chisolm, Robert Jenkins, George Edwards, Middleton Washington, James Long.

PETITION.

State of South Carolina, Aiken County.

North Augusta School District, No. 66.

To the Honorable Members of the House of Representatives of the State of South Carolina.

Gentlemen: The undersigned citizens and voters of the North Augusta School District, No. 66, aforesaid County and State, respectfully set forth the following statements of facts:

First. That North Augusta is a most promising village, beautifully situated, and growing rapidly; that there live in this village and near vicinity over two hundred white children of the age to attend school, and that this district is entirely without a school building at this place.

Second. That, recognizing the necessity of providing proper school facilities to meet this demand, the citizens of this district, at a duly qualified election, passed a law levying a four-mills special tax—which special tax approximates the sum of \$2,400.00—not including the general three nills and poll tax.

Third. That a building such as would meet the requirements of this place could not be paid for in cash out of this levy, but that payment therefor would of necessity be extended over a number of years.

Fourth. That the citizens, at a mass-meeting held in said district on the twenty-eighth day of December, A. D. 1904, decided to respectfully petition your honorable body, and ask that, at your earliest convenience, you pass an Act granting this district the right to issue bonds bearing interest, and that the same be secured by taking three mills of the special levy now in force, and placing the same to the payment of the bonds and interest as they become due, and as is provided for in a Bill now before your honorable body.

A. H. McDaniel, T. L. Foreman, John Ransey, J. A. Hiers, J. C. Whatley, G. A. Morris, James R. Leazor, D. J. Mealing, J. S. Harris, W. E. Mealing, W. F. Hahn, F. J. Story, H. H. Harley, T. W. Getzen, Henry Getzen, W. J. Harrison, R. L. Fuller, B. H. Rosson, William C. Butler, J. Q. Adams, W. H. Rountree, H. Frey, R. A. Scott, Jacob Wink, E. C. McElheney, C. Samken, John O'Keefe, W. A. Cleckley, R. H. Youngblood, H. G. Hitt, F. R. Timmons, J. B. Davenport, Jr., B. M. Youngblood, George J. Verdery, Wave Ballard, J. H. LeGrande, W. W. Jones, P. L. Numberger, J. Alex. Meldan, M. D., H. M. Kearsey, W. A. Zarcke, D. P. Durban, Theo. O. Wynn, N. W. Moore, L. F. Verdery, J. H. Brawsier, J. C. McKee, A. H. Gibert, A. M. Bouknight, J. C. Hammond, T. C. Hammond, T. L. Hahn, N. A. Teague, John M. Cranston, H. M. Wall.

January 12, 1905. Received as information.

MOTION.

Mr. MOSES moved that when this House adjourn it stand adjourned until II o'clock a. m. tomorrow.

ADJOURNMENT.

At 1:10 p. m. the House, on motion of Mr. POLLOCK, adjourned.

FRIDAY, JANUARY 13, 1905.

The House assembled at 11 a. m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. D. O. HERBERT, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. LAWSON, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 36.—Mr. HERBERT: A Bill to require all parents and guardians to cause their children or wards to attend school for eight weeks in each year.

Which was referred to the Committee on Education.

H. 37.—Mr. OTTS: A Bill to regulate the drawing and summoning of jurors.

Which was referred to the Committee on Judiciary.

H. 38.—Mr. LYON: A Joint Resolution to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claims to Miss Nannie Mattison.

Which was referred to the Committee on Ways and Means.

H. 39.—Mr. SINKLER: A Bill granting to the United States the title of this State to, and the jurisdiction of the State over, certain lands on Sullivans Island, in Charleston County, for military purposes.

Which was referred to the Committee of the Charleston delegation.

H. 40.—Mr. WHALEY: A Bill to vest the right, title, and interest of the State in and to certain personal property.

Which was referred to the Committee on Ways and Means.

H. 41.—Mr. SINKLER: A Bill to amend an Act entitled "An Act relating to drainage of public canals and ditches in Charleston County," approved February 20, 1901, so as to add another Section thereto, and renumbering said Section of said Act as herein provided.

Which was referred to the Special Committee consisting of the Charleston delegation.

H. 42.—Mr. LYON: A Joint Resolution to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty dollars (\$2,250.00), and to provide for fees and expenses heretofore incurred in collecting the same.

Which was referred to the Committee on Ways and Means.

H. 43.—Mr. STOLL: A Bill to amend Section 8 of an Act entitled "An Act to recharter the town of Kingstree," approved December 26, 1884.

Which was referred to the Special Committee consisting of the Williamsburg delegation.

H. 44.—Mr. PITTMAN: A Bill to regulate the purchase price of cotton seed, requiring same to be uniform.

Which was referred to the Committee on Commerce and Manufactures.

H. 45.—Mr. HARRISON: A Bill to amend Sections 2909 and 2910, Chapter XCV, Civil Code of South Carolina, 1902, providing a Board of Jury Commissioners.

Which was referred to the Committee on Judiciary.

H. 46.—Mr. McCOLL, Jr.: A Bill to authorize the Trustees of Clio School District, being School District No. 9 of Marlboro County, to issue bonds for the purpose of purchasing or exchanging school site, erecting school buildings thereon, and equipping the same.

Which was referred to the Special Committee consisting of the Marlboro delegation.

H. 47.—Mr. CLOY: A Bill to make the obstruction of any street or road of any kind, by any railroad or person, a misdemeanor.

Which was referred to the Committee on Roads, Bridges, and Ferries.

H. 48.—Mr. CLOY: A Bill to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.

Which was referred to the Committee on Judiciary.

H. 49.—Mr. D. O. HERBERT: A Bill to require Clerks of Courts of Common Pleas to keep a record of marriages.

Which was referred to the Committee on Judiciary.

H. 50.—Mr. HIGGINS: A Joint Resolution providing for a Commission to revise the General Free School Law and report to the next session.

Which was referred to the Committee on Public Schools.

H. 51.—Mr. SELLERS: A Bill for the protection of birds other than game birds and their nests and eggs, and to provide for the punishment of violations thereof.

Which was referred to the Committee on Agriculture.

H. 52.—Mr. CALLISON: A Bill to amend Section 2680, Article II, Chapter XXXIII, Code of Laws of South Carolina, 1902, Vol. I, by adding a section, to be known as Section 2680a, with reference to public guardians.

Which was referred to the Committee on Judiciary.

H. 53.—Mr. LYON: A Joint Resolution to authorize Miss Nannie Mattison to teach the Oak Grove School in District No. 43, in Abbeville County, and to provide compensation for her services.

Which was referred to the Committee on Ways and Means.

H. 54.—Mr. LYON: A Bill to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendent of Education of Abbeville and Marlboro Counties.

Which was referred to the Committee on Ways and Means.

H. 55.—Mr. ARDREY: A Bill fixing the amount of witness fees in criminal cases for York County.

Which was referred to the Committee on Judiciary.

H. 56.—Mr. TOOLE: A Bill to authorize and empower the North Augusta School District, No. 66, of Aiken County, in the State of South Carolina, to issue bonds for the purchase of a lot and the erection and equipment of a graded school building thereon, to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.

Which was referred to the Committee on Ways and Means.

H. 57.—Mr. GRAY: A Bill to amend the law in relation to the names and locations of certain voting precincts in this State.

Which was referred to the Committee on Privileges and Elections.

H. 58.—Mr. D. O. HERBERT: A Bill to impose a tax on gifts, inheritances, demises, bequests, and legacies in certain cases.

Which was referred to the Committee on Ways and Means.

H. 62.—Mr. KERSHAW: A Bill to amend an Act entitled "An Act to provide for the establishment of a new School District in the County of Darlington, and to authorize the levy and collection of a local tax therein," approved December 24, 1885, and approved January 4, 1894.

Which was referred to the Special Committee consisting of the Florence delegation.

H. 64.—Mr. BEAMGUARD: A Bill to amend Section 553 of the Criminal Code of South Carolina confining the hunting of certain birds to the months of December and January.

Which was referred to the Committee on Agriculture.

REPORTS OF COMMITTEES.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted a favorable report on

H. 10.—Mr. Whaley: A Bill to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.

Ordered for consideration tomorrow.

Mr. POLLOCK, from the Committee on Judiciary, submitted a favorable report on

H. 3.—Mr. Sinkler: A Bill to amend Section 1775 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in banks and banking institutions.

Ordered for consideration tomorrow.

CONCURRENT RESOLUTIONS.

Mr. NASH introduced the following Resolution:

H. 59.—Mr. NASH: A Resolution to require the Sergeant-at-Arms to furnish to each delegation a copy of the General Statutes, for their use during the session.

Be it Resolved, By the House of Representatives:

- 1. That the Sergeant-at-Arms be required to furnish to each delegation in the House a copy of the General Statutes of 1902, taking a receipt for same from the Chairman of each delegation.
- 2. That each delegation shall be held personally responsible for its copy, and required to return same to the Sergeant-at-Arms at the close of the session, and if not returned, each delegation shall be required to pay the cost of same.
- 3. That the Sergeant-at-Arms be required to keep said Statutes for the use of the Members of this House from year to year, under the regulations herein set forth.
- 4. That if there be a sufficient number in the State Library to furnish those required, the Librarian shall be instructed to furnish them from the Library, and then have an equal number bound to supply the requirements of the Library.
- 5. That no delegation need accept a copy under this Resolution, unless it so desires.

On motion of Mr. MOSES, the Resolution was referred to the Committee on Judiciary.

Mr. MOSES introduced the following Concurrent Resolution, which was considered immediately, agreed to, and ordered sent to the Senate:

H. 63.—Mr. MOSES: A Concurrent Resolution to appoint a Committee to wait upon the Governor, inform him of his election, etc.

Resolved, By the House of Representatives, the Senate concurring, that a Committee, consisting of two Senators and three Members of the House, be appointed, who shall wait upon the Honorable D. C. Heyward, the Governor-elect, and inform him of his election, and that they ascertain when it will please him to take the oath of office.

- 2. That the same Committee wait upon the Honorable John T. Sloan and inform him of his election to the office of Lieutenant-Governor, and that they inform him of the time fixed by the Governor-elect when it shall please him to qualify, and that they invite the Lieutenant-Governor to be present at the same time for the same purpose.
- 3. That the said Committee do make the proper arrangements forthe occasion of taking of the oath of office by the Governor and Lieutenant-Governor.

The SPEAKER appointed as the Committee on the part of the House Messrs. Moses, Morgan, and Sinkler.

RESOLUTIONS.

Mr. PRINCE introduced the following Resolution:

H. 61.—Mr. PRINCE:

Resolved, That the House Committee Room, formerly occupied by the Judiciary Committee, but now unassigned, be, and the same is, hereby assigned and set apart for the use of the Railroad Committee of the House, on Monday, Wednesday, and Friday of each week during the sessions of the House (unless the same is needed by the Judiciary Committee).

Mr. SINKLER offered the following amendment, which was agreed to: Amend by adding after the word "Friday," the words "and on Tuesday and Thursday for the use of the Committee on Incorporations."

The Resolution, as amended, was agreed to.

Mr. PRINCE moved to reconsider the vote whereby the House agreed to the Resolution, and to lay that motion on the table.

Which was agreed to.

Mr. D. O. HERBERT introduced the following Resolution:

H. 60.-Mr. D. O. HERBERT:

Resolved, That the Clerk of this House have printed for the use of the Members 500 copies of the Standing Committees of the House, upon folders of convenient size and shape.

Ordered for consideration tomorrow.

The following was taken up, and agreed to:

H. 13.—Mr. Hall: A Resolution relating to the Eighth Judicial Circuit.

Under the terms of the Resolution, the SPEAKER appointed the following Committee:

Greenville-T. P. Cothran.

Abbeville-J. Fraser Lyon.

Oconee-J. D. Sheldon.

Pickens-T. J. Mauldin.

Anderson-George E. Prince.

RULE 1 AMENDED.

The following was taken up:

H. 14.—Mr. Fraser: A Resolution to amend Rule 1 by striking out the words "except Sunday," line 3, and substituting therefor the words "except Saturday, when the House shall stand adjourned to 12 o'clock on the succeeding Monday."

Mr. OTTS offered the following Amendment, which was agreed to:

Strike out the first paragraph of Rule 1, and insert in lieu thereof the following:

"The hour to which the House shall stand adjourned every day shall be 10 o'clock a. m. of the succeeding day (except that when the House adjourns on Saturday, it shall stand adjourned to 12 o'clock on the succeeding Monday), unless otherwise ordered by the House."

The Resolution as amended was agreed to.

APPOINTMENTS.

The SPEAKER announced the following:

Ways and Means Committee Appointments:

Clerk-Herbert A. Moses.

Porter-Eli Goodwin.

ALTAMONT Moses, Chairman.

Appointments of the Judiciary Committee:

Clerk-Charles H. Barron.

Porter-West Oliphant.

R. S. WHALEY, Chairman.

JOINT ASSEMBLY.

At 12:15 p. m. the Senate attended in the Hall of the House of Representatives.

The SPEAKER announced that the two Houses had met in Joint Assembly for the purpose of opening, canvassing, and publishing the returns given by the several Counties of the State for Governor and Lieutenant-Governor, according to the provisions of the Constitution.

The following was read: .

Department of State, South Carolina, Columbia, January 13, 1905.

Honorable M. L. Smith, Speaker of the House of Representatives.

Honorable Sir: In obedience to the requirements of Section 4, Article IV, of the State Constitution, I herewith transmit and deliver to you, as Speaker of the House of Representatives, the election returns for Governor and Lieutenant-Governor, mailed to the Secretary of State by the County Board of Canvassers for the several Counties of the State.

Very respectfully,

J. T. GANTT, Secretary of State.

The SPEAKER appointed Messrs. Sinkler, Gaston, and Hemphill • tellers.

The SPEAKER proceeded to open and publish the several returns of votes given for Governor and Lieutenant-Governor, from which it appeared that the Hon. D. C. Heyward had received the highest number given for Governor, and that the Hon. John T. Sloan had received the highest number given for Lieutenant-Governor, and announced that the Hon. D. C. Heyward is duly elected Governor of the State of South Carolina, and that the Hon. John T. Sloan is duly elected Lieutenant-Governor of the State of South Carolina.

The SPEAKER announced the Joint Assembly dissolved, and the Senate retired.

LEAVES OF ABSENCE.

Mr. BEAMGUARD asked and obtained leave of absence for his colleague, Mr. Massey, until Monday next.

Mr. TOOLE asked and obtained indefinite leave of absence for his colleague, Mr. L. B. Etheredge, on account of sickness.

Mr. SANDERS asked and obtained leave of absence for his colleague, Mr. Nash, until Monday next.

Mr. GRAY asked and obtained leave of absence for his colleagues, Messrs. Lawson and Kirven, for Saturday next.

Mr. LESTER asked and obtained leave of absence for his colleague, Mr. Webb, until Monday next.

Mr. EARHARDT asked and obtained leave of absence for his colleague, Mr. Higgins, until Monday next.

Mr. HENDERSON asked and obtained leave of absence for his colleague, Mr. Spivey, until Tuesday next.

Mr. BRADHAM asked and obtained leave of absence until Monday next.

Mr. E. J. ETHEREDGE asked and obtained leave of absence for his colleague, Mr. Hutto, until Monday next.

Mr. LaFITTE asked and obtained leave of absence until Monday next.

ADJOURNMENT.

At 12:35 p. m. the House, on motion of Mr. DOAR, adjourned.

SATURDAY, JANUARY 14, 1905.

The House assembled at 11 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. ASHLEY, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. FOSTER the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 65.—Mr. EARHARDT: A Bill to provide for indexing farm labor contracts, and to prescribe the result of failure to index same.

Which was referred to the Committee on Agriculture.

H. 66.—AIKEN DELEGATION: A Bill to amend Sections 265, 266, 272, 273, and 274, of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.

Which was referred to the Committee on Judiciary.

H. 67.—Mr. PRINCE: A Bill to amend Section 1274, Article 3, Chapter XXV, of the Code of Laws relating to the powers of the Board of Visitors of the South Carolina Military Academy.

Which was referred to the Committee on Education.

H. 68.—Mr. BRUCE: A Bill to require separate accommodations for white and colored passengers on palace drawing-room, sleeping, dining, and chair cars, and to prescribe penalties for violation.

Which was referred to the Committee on Railroads.

H. 69.—Mr. McMASTER: A Bill to require corporations to audit and pay claims of their employees within this State.

Which was referred to the Committee on Incorporations.

H. 70.—Mr. YELDELL: A Bill to regulate the traffic in seed cotton and unpacked lint cotton.

Which was referred to the Committee on Agriculture.

H. 71.—Mr. FORD: A Bill requiring Sheriffs to collect delinquent taxes, with compensation.

Which was referred to the Committee on Ways and Means.

H. 72.—Mr. FORD: A Joint Resolution, proposing to amend Section 21, Article 5 of the State Constitution, giving the Legislature power to classify magistrates, and prescribe their jurisdiction.

Which was referred to the Committee on Judiciary.

H. 73.—Mr. HASKELL: A Bill to establish a State armory. Which was referred to the Committee on Ways and Means.

REPORTS OF COMMITTEES.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:

H. 19.—Mr. Morgan: A Bill making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:

H. 22.—Mr. Morgan: A Bill to amend Section 294, of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section, and inserting in lieu thereof another to be known as Section 2941.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a report on:

H. 32.—Mr. Morgan: A Bill to ratify the amendment to Section 7, Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.

Recommending that the Bill be committed to the Committee on Judiciary.

Which was agreed to.

Mr. FRASER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 35.—Mr. Bradham: A Bill to provide for the drawing of jurors in the Circuit Court for Clarendon County for this year.

Recommending the passage of the following Substitute:

H. 35.—Judiciary Committee Substitute: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in Circuit Courts of this State," approved the 7th day of February, A. D. 1903, by adding thereto a section to be known as Section 18a, to provide against an omission in preparing the jury list and boxes.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 38.—Mr. Lyon: A Joint Resolution to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claims to Miss Nannic Mattison.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 42.—Mr. Lyon: A Joint Resolution to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty dollars (\$2,250.00), and to provide for fees and expenses heretofore incurred in collecting the same.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 54.—Mr. Lyon: A Bill to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendent of Education of Abbeville and Marlboro Counties.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 56.—Mr. Toole: A Bill to authorize and empower the North Augusta School District, No. 66, of Aiken County, in the State of South Carolina, to issue bonds for the purchase of a lot and the erection and equipment of a graded school building thereon, to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.

Ordered for consideration tomorrow.

Mr. GAUSE, from the Special Committee consisting of the Florence delegation, submitted a favorable report on:

H. 62.—Mr. Kershaw: A Bill to amend an Act entitled "An Act to provide for the establishment of a new School District in the County of Darlington, and to authorize the levy and collection of a local tax therein," approved December 24, 1885, and approved January 4, 1894.

Printing dispensed with.

Ordered for consideration tomorrow.

DEBATE ADJOURNED.

The following was taken up:

H. 12.—Mr. Ashley: A Concurrent Resolution: Resolved, By the House of Representatives, the Senate concurring, that the General Assembly do adjourn sine die on the eleventh day of February, 1905.

On motion of Mr. ASHLEY, the debate was adjourned until 11 o'clock Thursday next.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., January 13, 1905.

Mr. Speaker, and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. Marshall and Wells of the Committee on the part of the Senate to wait upon His Excellency, the Governor, to find out at what time he wishes to be inaugurated, and to make arrangements therefor.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

PAPERS FROM THE SENATE.

The Senate returned to this House, with concurrence, the following:

H. 34.—Mr. Haskell (S. 42): A Concurrent Resolution relating to the Carolina Land Corporation.

Received as information.

H. 33.—Mr. Hemphill (S. 43): A Concurrent Resolution relating to Mt. Pleasant and Georgetown Railway Company.

Received as information.

H. 63.—Mr. Moses (S. 41): A Concurrent Resolution relating to the inauguration of the Governor-elect and the Lieutenant-Governor-elect.

Received as information.

LEAVES OF ABSENCE.

Mr. BANKS asked and obtained leave of absence for his colleague, Mr. D. O. Herbert, until Monday next.

Mr. SELLERS asked and obtained leave of absence for his colleague, Mr. Gasque, until Tuesday next.

ADJOURNMENT.

At 10:20 a.m. the House, on motion of Mr. MOSES, adjourned.

MONDAY, JANUARY 16, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. STOLL, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. FROST the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 74.—NEWBERRY DELEGATION: A Bill to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same," approved the 23d day of December, A. D. 1889.

Reference dispensed with.

H. 75.—Mr. McCANTS: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.

Which was referred to the Committee on Education.

H. 76.—Mr. GRAHAM: A Bill to prohibit the taking of liens or mortgages on crops planted on lands of another without obtaining consent.

Which was referred to the Committee on Agriculture.

H. 77.—Mr. FORD: A Bill providing for a tax for the better enforcement of the Dispensary Laws.

Which was referred to the Committee on Dispensary.

H. 78.—Mr. KERSHAW: A Bill to provide an efficient method of procuring teachers for public schools.

Which was referred to the Committee on Public Schools.

H. 79.—Mr. RICHARDS: A Bill to encourage the erection of adequate public school buildings.

Which was referred to the Committee on Public Schools.

H. 80.—Mr. RICHARDS: A Bill to require school trustees to make annual reports to the patrons of public schools.

Which was referred to the Committee on Public Schools.

H. 81.—Mr. ARDREY: A Joint Resolution requiring the Sinking Fund Commission to sell or lease certain State lands.

Which was referred to the Committee on Ways and Means.

H. 82.—Mr. LaFITTE: A Bill to elect County Dispensers for two years.

Which was referred to Committee on Dispensary.

H. 83.—Mr. CULLER: A Bill to require of ginners to make monthly reports.

Which was referred to the Committee on Agriculture.

H. 84.—Mr. LaFITTE: A Bill to regulate the purchase of corn, peas, and cotton seed.

Which was referred to the Committee on Agriculture.

H. 85.—Mr. GREEN: A Bill to prevent criminal prosecution for disposing of property under lien within certain dates.

Which was referred to the Committee on Agriculture.

H. 86.—Mr. DOAR: A Bill to further regulate the hunting of deer in this State.

Which was referred to the Committee on Judiciary.

H. 87.—Mr. GYLES: A Bill to regulate the mode of taking fish from any of the fresh water streams in the Counties of Aiken, Bamberg, Barnwell, Colleton, Dorchester, Lexington, and Orangeburg, and to provide penalties for a violation thereof.

Which was referred to the Committee on Judiciary.

H. 89.—Mr. LABAN MAULDIN: A Bill to assess property at its actual value.

Which was referred to the Committee on Ways and Means.

H. 90.—Mr. J. B. WATSON: A Joint Resolution, proposing an amendment to Section 13 of Article V of the Constitution, relating to the term of office of Circuit Judges, so as to make the same sixteen instead of four years.

Which was referred to the Committee on Judiciary.

H. 91.—Mr. KIRBY: A Bill to require the payment of certain pensions after death of claimant.

Which was referred to the Committee on Military.

H. 92.—Mr. BRANTLEY: A Bill to amend Chapter XXVII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Which was referred to the Committee on Dispensary.

H. 93.—Mr. VERNER: A Bill to amend Section 1184 of the Civil Code, 1902, Vol. I, relating to the powers of the State Board of Education as to the textbooks used in the public schools.

Which was referred to the Committee on Public Schools.

REPORTS OF COMMITTEES.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted an unfavorable report on:.

H. 23.—Mr. Keenan: A Bill to punish as a misdemeanor any and all persons who shall apply to, speak, or utter, concerning any person, any vile or opprobrious language calculated to bring about a breach of the peace.

Ordered for consideration tomorrow.

Mr. GIBSON, from the Special Committee composed of the Mariboro Delegation, submitted a favorable report on:

H. 46.—Mr. McColl, Jr.: A Bill to authorize the Trustees of Clio School District, being School District No. 9 of Marlboro County, to issue bonds for the purpose of purchasing or exchanging school site, erecting school buildings thereon, and equipping the same.

Ordered for consideration tomorrow.

MEMORIAL.

Mr. STOLL presented the following:

A PENSION LAW:

A MEMORIAL TO THE GENERAL ASSEMBLY.

Whereas, Camp Pressley, United Confederate Veterans, at a meeting held on the second Monday in September, 1904, having under consideration the Pension Law, and desiring to have the said Law so amended that the pay of all widows of Confederate soldiers and sailors may be made equal, adopted the following resolutions:

That a committee of five members of the Camp be appointed to memorialize the General Assembly, through the Williamsburg delegation, in regard to the changes desired in the Pension Law.

The committee met on December 5, 1904, in pursuance of the above resolution, and prepared the following Memorial to be presented to the General Assembly by the County delegation, to wit:

Whereas, We believe that great injustice has been done by the Pension Law to those widows of Confederate soldiers and sailors

who have died since the war, inasmuch as they receive the small allowance of \$16 per year, while those widows of soldiers and sailors whose husbands died from sickness and disease during the war receive \$48 annually;

And, whereas, We find that those soldiers and sailors who died during the war were neither braver nor more patriotic than those who have died since the war;

Therefore, we do most respectfully petition the General Assembly (1) That at its next session, to be held some time in January, 1905, in its wisdom it may see fit to amend the said provision of the Pension Law so as to carry into effect the changes suggested and requested in the above resolution;

And, whereas, We witness with regret the growing decrepitude of those old soldiers and sailors in Class C 2, many of whom are physically unable to perform any laborious work, we do also respectfully petition the General Assembly (2) to amend the said Pension Law so that the pay of the soldiers belonging to Class C 2 may be increased.

In order to attain the ends sought for in this Memorial, it is the request of the Committee that Representative Stoll present it to the General Assembly and use his best efforts, along with other Members of the County delegation, to have the necessary changes made in the Pension Law, and we do hereby appeal to every patriotic Member of the Assembly to aid in furthering the laudable ends of this petition.

Respectfully submitted.

H. H. KINDER,
W. L. WALLACE,
A. W. FLAGLER,
G. J. GRAHAM,
F. M. BRITTON, Sr.,
Committee.

PHILIP STOLL.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 3.—Mr. Sinkler: A Bill to amend Section 1775 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in banks and banking institutions.

- H. 60.—Mr. D. O. Herbert: A Resolution: Resolved, That the Clerk of the House have printed for the use of the Members 500 copies of the Standing Committees of the House, upon folders of convenient size and shape.
- H. 38.—Mr. Lyon: A Joint Resolution to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claims to Miss Nannie Mattison.
- H. 42.—Mr. Lyon: A Joint Resolution to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty dollars (\$2,250.00), and to provide for fees and expenses heretofore incurred in collecting the same.
- H. 56.—Mr. Toole: A Bill to authorize and empower the North Augusta School District, No. 66, of Aiken County, in the State of South Carolina, to issue bonds for the purchase of a lot and the erection and equipment of a graded school building thereon, to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.
- H. 62.—Mr. Kershaw: A Bill to amend an Act entitled "An Act to provide for the establishment of a new School District in the County of Darlington, and to authorize the levy and collection of a local tax therein," approved December 24, 1885, and approved January 4, 1894.

The following Bill was taken up, read a second time, amended, and ordered to a third reading tomorrow:

H. 35:—Judiciary Committee Substitute: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in Circuit Courts of this State," approved the 7th day of February, A. D. 1903, by adding thereto a section to be known as Section 18a, to provide against an omission in preparing the jury list and boxes.

Mr. LaFITTE offered the following Amendments, which were agreed to:

At the end of the Bill add the following: Section 2. This Act shall go into effect immediately upon its approval by the Governor.

Strike out the word "and" on line 10, and insert in lieu thereof the word "or" after the words "Supreme Court" and before the word "any."

DEBATE ADJOURNED.

The following was taken up:

H. 22.—Mr. Morgan: A Bill to amend Section 2941 of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section, and inserting in lieu thereof another to be known as Section 2941.

On motion of Mr. MORGAN, debate was adjourned until to-morrow.

The following was taken up:

H. 54.—Mr. Lyon: A Bill to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendent of Education of Abbeville and Marlboro Counties.

On motion of Mr. D. O. HERBERT, debate was adjourned until immediately after third reading Bills on Wednesday next.

TABLED AND WITHDRAWN.

On motion of Mr. LaFITTE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 35.—Mr. Bradham: A Bill to provide for the drawing of jurors in the Circuit Court for Clarendon County for this year.

PAPERS FROM THE SENATE.

The Senate sent to this House the following:

H. 88 (S. 44.—Mr. McGowan): A Concurrent Resolution to permit the introduction of a Bill to amend an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved February 20, 1903.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 105; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Callison, Clifton, Cloy, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gause, J. P. Gibson, W. J. Gibson, Graham Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harrellson, Harrison, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins,

Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Lawson, Lester, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Richards, Riley, Sanders, Saye, Seabrook, Sheldon, Sinkler, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly—105.

The Resolution, having received the necessary two thirds vote of all the Members elected to the House, was agreed to, and ordered sent to the Senate.

LEAVE OF ABSENCE.

Mr. BROWNING asked and obtained leave of absence for his colleague, Mr. Little, until Wednesday next.

ADOURNMENT.

At 1:07 p. m., the House, on motion of Mr. McCOLL, Jr., adjourned.

TUESDAY, JANUARY 17, 1905. ·

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. WHATLEY, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. HIGGINS, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 94.—Mr. HIGGINS: A Bill to amend Section 1214, Vol. I, Code of Laws, 1902, as to receiving pupils transferred from another school district.

Which was referred to the Committee on Public Schools.

H. 95.—Mr. BEAMGUARD: A Bill to amend Section 555 by eliminating the penalty, except by imprisonment, from the Dispensary Law.

Which was referred to the Committee on Dispensary.

H. 96.—Mr. LaFITTE: A Bill to amend Section 299 of the Criminal Code, 1902, so as more clearly to define a violation thereof. Which was referred to the Committee on Judiciary.

H. 97.—Mr. MORRISON: A Bill to fix the amount of the bonds to be given by the County officers of the County of Greenwood.

Which was referred to the Committee on Offices and Officers.

H. 98.—Mr. GRAY: A Bill to amend Subdivisions 3 and 5, Class C, No. 4, of Subdivision (B) of Section 1066 (Pension Law), by including widows within its provisions.

Which was referred to the Committee on Military.

H. 99.—Mr. RICHARDS: A Bill to amend an Act entitled "An Act to authorize the establishment of municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants."

Which was referred to the Committee on Incorporations.

H. 100.—Mr. EDWARDS: A Bill prohibiting shooting matches for prizes of value.

Which was referred to the Committee on Judiciary.

H. 101.—Mr. ARDREY: A Bill to take York County from the exception, and placing it under the provision of Section 3102, Vol. I, relating to certain fees of Clerks of Court.

Which was referred to the Committee on Judiciary.

H. 102.—Mr. KERSHAW: A Bill to amend Section 298, Vol. II, Code of Laws, 1902, Criminal Code, so as to prevent cockfighting in this State.

Which was referred to the Committee on Judiciary.

H. 103.—Mr. McCOLL, Jr.: A Bill (with Memorial), to exempt certain citizens in Smithville and Brightsville Townships of Marlboro County, from the taxes levied for the year 1904.

Which was referred to the Committee on Ways and Means.

H. 104.—Mr. FISHBURNE: A Bill to require all persons who contract matrimony in this State to first obtain a license therefor, and to provide a punishment for any violation of the same.

Which was referred to the Committee on Judiciary.

H. 105.—Mr. D. O. HERBERT: A Bill to fix the time for the payment of taxes.

Which was referred to the Committee on Ways and Means.

H. 109.—Mr. TRIBBLE: A Bill to amend an Act approved the 20th day of February, A. D. 1904, entitled "An Act to exempt soldiers and sailors from paying license," by striking out on the third printed line of said Act the words "who enlisted from this State," so that said Act when so amended shall read as follows.

Which was referred to the Committee on Military.

H. 110.—Mr. HAMEL: A Bill to provide for two additional voting precincts in Lancaster County.

Which was referred to the Committee on Privileges and Elections.

H. 111.—Mr. HEMPHILL: A Bill to amend an Act entitled "An Act to incorporate Mount Pleasant and Georgetown Railway Company."

Which was referred to the Committee on Incorporations.

H. 112.—Mr. HAMEL: A Bill to require all commercial fertilizers to be branded with the amount of each ingredient in avordupois.

Which was referred to the Committee on Agriculture.

H. 113.—Mr. HAMEL: A Bill to require the execution of capital convicts within the walls of the Penitentiary.

Which was referred to the Committee on Judiciary.

H. 114.—Mr. BASS: A Bill to provide for the examination of certain witnesses on trials for rape and assault with intent to rape.

Which was referred to the Committee on Judiciary.

H. 115.—Mr. BASS: A Bill to amend Section 1747 of the Civil Code of 1902, Vol. I, by providing punishment for the violation of the provisions of said Sections.

Which was referred to the Committee on Judiciary.

H. 116.—Mr. TOOLE: A Bill to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.

Which was referred to the Committee on Public Schools.

H. 117.—Mr. SINKLER: A Bill to prevent merchants engaged in buying and selling merchandise, while indebted, from selling their entire stock of merchandise in bulk, or selling the major portion thereof otherwise than in the ordinary course of trade.

Which was referred to the Committee on Judiciary.

H. 118.—Mr. BOYD: A Bill to declare certain notes void if negotiated at any other bank than the one mentioned on the face of said note.

Which was referred to the Committee on Banking and Insurance.

H. 119.—Mr. HARLEY: A Bill to repeal so much of Section 357 of the Criminal Code of Laws of South Carolina, as contained in Vol. II of said Code, as applies to verbal (laborers') contracts.

Which was referred to the Committee on Judiciary.

H. 120.—Mr. ASHLEY: A Bill to change the County line of Anderson County so as to include a portion of Abbeville County.

Which was referred to the Committee on Judiciary.

H. 121.—Mr. PRINCE: A Bill to regulate and prescribe the practice in the enforcement of liens on lands and buildings or structures, for labor performed and materials furnished.

Which was referred to the Committee on Judiciary.

H. 122.—Mr. W. J. GIBSON: A Bill to amend an Act entitled "An Act to amend Section 11 of an Act entitled 'An Act to fix the amount of the compensation to the County officers of the various Counties of the State,' approved February 25, 1902," approved the 20th of February, 1903, by increasing the salaries of the County Superintendent of Education of Spartanburg County to \$1,200.00. Which was referred to the Committee on Offices and Officers.

CONCURRENT RESOLUTION.

Mr. DeVORE introduced the following Concurrent Resolution, which was ordered for consideration tomorrow:

H. 108.—Mr. DeVore: A Concurrent Resolution as to repeal of Fourteenth and Fifteenth Amendments.

Resolved, By the House of Representatives, the Senate concurring, that the Fourteenth and Fifteenth Amendments of the Constitution of the United States should be repealed, even if it becomes necessary to cut down our representation in Congress, and that our Representatives in the National Government from the State of South Carolina be, and they are hereby, requested to press this matter upon the attention of Congress, with a view of accomplishing this purpose.

RESOLUTIONS.

Mr. YELDELL introduced the following Resolution, which was considered immediately, and agreed to:

H. 106.—Mr. Yeldell: A Resolution.

Whereas, The acoustics of the Hall of the House of Representatives, which is of great importance, is very defective;

Therefore, be it Resolved, By this House, that the matter of correcting said defect be, and the same is hereby, referred to the Governor and the Secretary of State, who are requested to investigate, with aid of an expert, and report to this session or the next, with specifications how this defect can be corrected, and the cost thereof.

Mr. PRINCE introduced the following Resolution, which was considered immediately, and agreed to:

H. 107.—Mr. Prince: Resolution granting the use of the Hall of the House of Representatives to the State Bar Association.

Resolved, By the House of Representatives, that the request of the State Bar Association, through its Secretary, for the use of the Hall of the House of Representatives, for the meetings of the said Association on the afternoon of the 19th instant, and on the afternoon and evening of the 20th instant, be, and the same is hereby, granted.

Mr. RICHARDS introduced the following Resolution, which was considered immediately, and agreed to:

H. 123.-Mr. RICHARDS: A Resolution.

Be it Resolved, By the House, that the Judiciary Committee make inquiry and report to this House with all due speed, what offices are to be filled by the General Assembly at the present session, and name suitable dates for said elections.

REPORTS OF COMMITTEES.

Mr. MORGAN, from the Committee on Judiciary, submitted a report by Substitute on:

H. 4.—Mr. Sinkler: A Bill to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in corporations, other than banks and banking institutions.

Recommending the passage of the following Substitute:

H. 4.—Judiciary Committee Substitute: A Bill to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in corporations, other than banks and banking institutions.

Mr. RICHARDS, from the Committee on Public Schools, submitted an unfavorable report on:

H. 7.—Mr. Kershaw: A Bill to promote attendance of children in schools.

Ordered for consideration tomorrow.

Mr. GRAHAM, from the Committee on Agriculture, submitted a favorable report on:

H. 17.—Mr. Ardrey: A Bill to prohibit trespass.

Ordered for consideration tomorrow.

Mr. McFADDIN, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 27.—Mr. Nash: A Bill to require the Register of Mesne Conveyance, or the Clerk of Court in certain Counties, to index certain papers as soon as filed for record.

Ordered for consideration tomorrow.

Mr. TRIBBLE, from the Committee on Education, submitted a favorable report on:

H. 36.—Mr. Herbert: A Bill to require all parents and guardians to cause their children or wards to attend school for eight weeks in each year.

Ordered for consideration tomorrow.

Mr. SEABROOK, from the Special Committee composed of the Charleston delegation, submitted a favorable report on:

H. 39.—Mr. Sinkler: A Bill granting to the United States the title of this State to, and the jurisdiction of the State over, certain lands on Sullivans Island, in Charleston County, for military purposes.

Ordered for consideration tomorrow.

Mr. BASS, from the Special Committee composed of the Williamsburg delegation, submitted a favorable report on:

H. 43.—Mr. Stoll: A Bill to amend Section 8 of an Act entitled "An Act to recharter the town of Kingstree," approved December 26, 1884.

Ordered for consideration tomorrow.

Mr. J. J. WATSON, from the Committee on Agriculture, submitted a favorable report on:

H. 51.—Mr. Sellers: A Bill for the protection of birds other than game birds and their nests and eggs, and to provide for the punishment of violations thereof.

Mr. GIBSON, from the Committee on Education, submitted a favorable report on:

H. 67.—Mr. Prince: A Bill to amend Section 1274, Article III, Chapter XXV, of the Code of Laws relating to the powers of the Board of Visitors of the South Carolina Military Academy.

Ordered for consideration tomorrow.

Mr. KIRVEN, from the Committee on Agriculture, submitted a favorable report on:

H. 70.—Mr. Yeldell: A Bill to regulate the traffic in seed cotton and unpacked lint cotton.

Ordered for consideration tomorrow.

Mr. HASKELL, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 71.—Mr. Ford: A Bill requiring Sheriffs to collect delinquent taxes, with compensation.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Education, submitted a favorable report on:

H. 75.—Mr. McCants: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.

Ordered for consideration tomorrow.

Mr. SEABROOK, from the Committee on Agriculture, submitted a favorable report on:

H. 76.—Mr. Graham: A Bill to prohibit the taking of liens or mortgages on crops planted on lands of another without obtaining consent.

Ordered for consideration tomorrow.

Mr. KERSHAW, from the Committee on Public Schools, submitted a favorable report on:

H. 79.—Mr. Richards: A Bill to encourage the erection of adequate public school buildings.

Ordered for consideration tomorrow.

Mr. SEABROOK, from the Committee on Agriculture, submitted an unfavorable report on:

H. 83.—Mr. Culler: A Bill to require of ginners to make monthly reports.

Mr. CULLER, from the Committee on Agriculture, submitted a favorable report on:

H. 85.—Mr. Green: A Bill to prevent criminal prosecution for disposing of property under lien within certain dates.

Ordered for consideration tomorrow.

Mr. BEAMGUARD, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 89.—Mr. Laban Mauldin: A Bill to assess property at its actual valuation.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted a 'majority favorable report on:

H. 28.—Mr. Laban Mauldin: A Bill to repeal Section 489 of the Criminal Code of Laws of South Carolina, 1902, Vol. II, relating to County Auditor.

Mr. FRASER, from the same Committee, submitted a minority unfavorable report.

Ordered for consideration tomorrow.

Mr. HEMPHILL, from the Committee on Judiciary, submitted a favorable report, with amendments, on:

H. 24.—Mr. Colcock: A Bill to finally dispose of all moneys in the State Treasury known as "Direct Tax Funds."

Ordered for consideration tomorrow.

BILL RECOMMITTED.

Mr. DesCHAMPS, from the Committee on Agriculture, submitted an unfavorable report on:

H. 84.—Mr. LaFitte: A Bill to regulate the purchase of corn, peas, and cotton seed.

On motion of Mr. LaFITTE, the Bill was recommitted to the Committee on Agriculture.

RESOLUTION AND BILL REJECTED.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 59.—Mr. Nash: A Resolution to require the Sergeant-at-Arms to furnish to each delegation a copy of the General Statutes, for their use during the session.

The report of the Committee was adopted, and the Resolution rejected.

- Mr. J. B. WATSON, from the Committee on Agriculture, submitted an unfavorable report on:
- H. 64.—Mr. Beamguard: A Bill to amend Section 553 of the Criminal Code of South Carolina, confining the hunting of certain birds to the months of December and January.

The report of the Committee was adopted, and the Bill rejected.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

- H. 3.—Mr. Sinkler: A Bill to amend Section 1775 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in banks and banking institutions.
- H. 35.—Judiciary Committee Substitute: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in Circuit Courts of this State," approved the 7th day of February, A. D. 1903, by adding thereto a section to be known as Section 18a, to provide against an omission in preparing the jury list and boxes.
- H. 38.—Mr. Lyon: A Joint Resolution to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claims to Miss Nannie Mattison.
 - H. 42.—Mr. Lyon: A Joint Resolution to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty dollars (\$2,250.00), and to provide for fees and expenses heretofore incurred in collecting the same.
 - H. 56.—Mr. Toole: A Bill to authorize and empower the North Augusta School District, No. 66, of Aiken County, in the State of South Carolina, to issue bonds for the purchase of a lot and the erection and equipment of a graded school building thereon, to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.
 - H. 62.—Mr. Kershaw: A Bill to amend an Act entitled "An Act to provide for the establishment of a new School District in the County of Darlington, and to authorize the levy and collection of a local tax therein," approved December 24, 1885, and approved January 4, 1894.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

- H. 22.—Mr. Morgan: A Bill to amend Section 2941 of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section, and inserting in lieu thereof another to be known as Section 2941.
- H. 10.—Mr. Whaley: A Bill to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.
- H. 46.—Mr. McColl, Jr.: A Bill to authorize the Trustees of Clio School District, being School District No. 9 of Marlboro County, to issue bonds for the purpose of purchasing or exchanging school site, erecting school buildings thereon, and equipping the same.
- H. 74.—Newberry Delegation: A Bill to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same," approved the 23d day of December, A. D. 1889.

TABLED AND WITHDRAWN.

On motion of Mr. KEENAN, the following Bill was tabled, and permission was granted to withdraw it from the files of the House.

H. 23.—Mr. Keenan: A Bill to punish as a misdemeanor any and all persons who shall apply to, speak, or utter, concerning any person, any vile or opprobrious language calculated to bring about a breach of the peace.

LEAVE OF ABSENCE.

Mr. FOSTER asked and obtained leave of absence for his colleague, Mr. Hamel, until next.

MOTION.

Mr. SINKLER moved that when this House adjourn it stand adjourned until 11 o'clock tomorrow.

Which was agreed to.

ADJOURNMENT.

At 11:30 a. m. the House, on motion of Mr. SEABROOK, adjourned.

WEDNESDAY, JANUARY 18, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. HARLEY, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. BRADHAM, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 126.—Mr. LANEY: A Bill to authorize the Trustees of Jefferson Special School District, No. 9, in Chesterfield County, to issue bonds for the purpose of erecting school buildings and equipping same and purchasing a lot or lots.

Which was referred to the Committee on Ways and Means.

H. 127.—Mr. McFADDIN: A Bill to regulate the purchasing, selling, and carrying of pistols and other dangerous and deadly weapons.

Which was referred to the Committee on Judiciary.

H. 128.—Mr. SANDERS: A Bill to provide for the inspections of oils or other fluids used as illuminating fluids, in this State.

Which was referred to the Committee on Ways and Means.

H. 129.—Mr. McFADDIN: A Bill to incorporate the Carolina Land Corporation of South Carolina.

Which was referred to the Committee on Incorporations.

H. 130.—Mr. TAYLOR: A Joint Resolution to amend Section 2848, Vol. I, Code of Laws, 1902, relating to fellow servants.

Which was referred to the Committee on Commerce and Manufactures.

H. 131.—Mr. PATTERSON: A Bill to require all dealers in cottonseed meal to indicate on the outside of each package thereof whether the same is pure or mixed with ground hulls or other substances, and in what proportions.

Which was referred to the Committee on Agriculture.

H. 132.—Mr. GYLES: A Bill to regulate the fees of physicians in this State, testifying as experts in any of the Courts.

Which was referred to the Committee on Medical Affairs.

H. 133.—Mr. LaFITTE: A Bill to make cursing and abusing anyone by another an assault, and providing punishment therefor.

Which was referred to the Committee on Judiciary.

H. 134.—Mr. YELDELL: A Bill to amend Section 714 of the Code of Laws, 1902, Vol. I, relating to State Treasurer. so as to require duplicate instead of triplicate receipts.

Which was referred to the Committee on Ways and Means.

H. 135.—Mr. HARRISON: A Joint Resolution proposing an Amendment to the Constitution, relating to the term of office of all County officers.

Which was referred to the Committee on Offices and Officers.

H. 136.—Mr. LaFITTE: A Bill to give magistrates jurisdiction in case of theft of live stock, if stolen property does not exceed value of twenty dollars.

Which was referred to the Committee on Judiciary.

H. 137.—Mr. YELDELL: A Bill to require the Superintendents and guards of chaingangs to give bonds.

Which was referred to the Committee on Penitentiary.

H. 138.—Mr. IRBY: A Joint Resolution, proposing an Amendment to Section 6 of Article X of the State Constitution, so as to empower the State and the Counties to engage in the manufacture of cottonseed produce.

Which was referred to the Committee on Judiciary.

H. 139.—Mr. T. J. MAULDIN: A Bill to provide for the distribution of the profits of the County Dispensary in Pickens County. Which was referred to the Committee on Judiciary.

H. 140.—Mr. KIRBY: A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 26th, of February, 1904, by providing for the election of two members in Cherokee County, and fixing their compensation.

Which was referred to the Committee on Offices and Officers.

H. 141.—Mr. LaFITTE: A Joint Resolution proposing an amendment to Section 21 of Article V of the Constitution, relating to jurisdiction of magistrates.

Which was referred to the Committee on Judiciary.

H. 142.—Mr. BEAMGUARD: A Bill to ratify the amendment to Section 9 of Article III of the State Constitution so as to provide for biennial sessions of the General Assembly.

Which was referred to the Committee on Judiciary.

H. 143.—Mr. GREEN: A Bill to amend Section 631 of Chapter XXX of Vol. II, Code of Laws, South Carolina, 1902, by creating a Township Deputy, defining his duties, and providing for his pay.

Which was referred to the Committee on Ways and Means.

H. 144.—Mr. HIGGINS: A Bill to authorize and empower School District No. 52 of Newberry County, in the State of South Carolina, to issue bonds for purchase of a lot, and the erection and equipment of a school building thereon, to provide for a Building Committee, and to provide for the payment of said bonds, and the interest thereon.

Which was referred to the Committee on Ways and Means.

H. 145.—Mr. WIMBERLY: A Bill to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.

Which was referred to the Committee on Agriculture.

H. 146.—Mr. EDWARDS: A Joint Resolution, to provide for the appointment of a Commission to make inquiry into the feasibility and cost of combining the South Carolina Military Academy with the South Carolina College, to form the South Carolina University.

Which was referred to the Committee on Education.

H. 147.—Mr. McFADDIN: A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.

Which was referred to the Committee on Ways and Means.

H. 148.—Mr. RICHARDS: A Bill to amend Section 659, of the Criminal Code of South Carolina, relating to the purchasing and keeping of bloodhounds or other serviceable dogs.

Which was referred to the Committee on Ways and Means.

H. 149.—Mr. CULLER: A Bill to regulate sales made by common carriers for the collection of charges and freights.

. Which was referred to the Committee on Incorporations.

H. 150.—Mr. RILEY: A Bill to make any violation of Section 2310, of the Civil Code, 1902, a misdemeanor.

Which was referred to the Committee on Judiciary.

H. 151.—Mr. ARDREY: A Bill to amend the Dispensary Law. Which was referred to the Committee on Dispensary.

H. 152.—Mr. MORGAN: A Bill to provide the age and time in which road duty shall be performed in this State, and to provide for and fix the amount of commutation tax in lieu thereof.

Which was referred to the Committee on Roads, Bridges and Ferries.

H. 153.—Mr. M. W. WALKER: A Bill to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly at the option of the magistrates and constables.

Which was referred to the Committee on Ways and Means.

H. 154.—Mr. CALLISON: A Bill to require railroad companies to construct, maintain, and operate industrial sidetracks.

Which was referred to the Committee on Railroads.

H. 155.—Mr. HASKELL: A Bill to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons.

Which was referred to the Committee on Judiciary.

H. 156.—Mr. COTHRAN: A Bill to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

Which was referred to the Committee on Judiciary.

H. 157.—Mr. L. B. ETHEREDGE: A Bill to regulate the speed of railroad trains in certain unincorporated communities.

Which was referred to the Committee on Railroads.

H. 158.—Mr. NASH: A Bill to enable municipal corporations, or other corporations, in this State, engaged, or about to engage, in the business of supplying water, fire, sanitary, or domestic purposes to condemn land, water rights, and water privileges, and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination or any condition which may be a menace to the health of the community.

Which was referred to the Committee on Judiciary.

H. 164.—Mr. PITTMAN: A Bill to amend an Act entitled "An Act to incorporate the Town of Bishopville, in Sumter County," approved December 24, 1888, Statutes-at-Large, 229, as to the publication of receipts and disbursements by the municipal authorities.

Which was referred to the Committee on Incorporations.

H. 165.—Mr. DOAR: A Joint Resolution, requiring a survey, location, and publication of marsh lands, islands, and creek waters in Georgetown County.

Which was referred to the Committee on Ways and Means.

H. 166.—Mr. PRINCE: A Bill to authorize, ratify, and confirm the right and power of Samuel M. Orr, H. H. Watkins, George C. Grogan, and their associates, their successors, and their assigns, to construct dams across the Savannah River at Middleton and Cherokee Shoals.

Which was referred to the Committee on Judiciary.

H. 167.—Mr. FOSTER: A Bill to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.

Which was referred to the Committee on Ways and Means.

H. 168.—Mr. J. B. WATSON: A Bill to amend an Act entitled "An Act relating to the selecting, drawing, and summoning of jurors in the Circuit Court of this State," approved the 7th day of February, 1902.

Which was referred to the Committee on Judiciary.

H. 169.—Mr. TRIBBLE: A Bill to amend Subdivision 2 of Section 837, Civil Code, 1902, by adding a proviso exempting tax executions from its provisions.

Which was referred to the Committee on Judiciary.

H. 170.—Mr. FISHBURNE: A Bill to amend Section 277 of the (Civil) Code of Laws of South Carolina, Vol. II, providing for the appointment of Court Stenographers, and fixing their salaries.

Which was referred to the Committee on Offices and Officers.

H. 173.—Mr. LaFITTE: A Bill to define and govern the sale or offering for sale any medicine in this State.

Which was referred to the Committee on Medical Affairs.

H. 174.—Mr. HEYWARD: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of Jurors in the Circuit Courts of this State," approved February, A. D. 1902. Which was referred to the Committee on Judiciary.

H. 177.—Mr. CULLER: A Bill to provide for compensation of owners of property stolen or destroyed, in certain cases.

Which was referred to the Committee on Judiciary.

H. 178.—Mr. MORRISON: A Bill to amend the law relating to magistrates and their constables, their duties, powers, jurisdiction, salaries, etc.

Which was referred to the Committee on Judiciary.

H. 179.—Mr. GASQUE: A Bill to prevent the rejection of certain passenger tickets by common carriers, as having expired by limitation.

Which was referred to the Committee on Railroads.

H. 180.—Mr. RICHARDS: A Joint Resolution, to refund certain overpaid taxes to W. L. DePass.

Which was referred to the Committee on Ways and Means.

H. 181.—Mr. LaFITTE: A Joint Resolution, proposing to amend the Constitution by repealing Section 22 of Article IV thereof, and enacting a new section in lieu thereof.

Which was referred to the Committee on Judiciary.

CONCURRENT RESOLUTIONS.

- Mr. BEAMGUARD introduced the following Concurrent Resolution, which was considered immediately, agreed to, and ordered sent to the Senate:
- H. 162.—Mr. BEAMGUARD: A Concurrent Resolution to appoint a Committee of three to examine the books and vouchers of the State Treasurer, Comptroller-General, Secretary of State, and Sinking Fund Commission.
- Section I. Resolved, By the House, the Senate concurring, that a Committee of three, to be composed of one member from the Senate, and two members from the House, be appointed to examine and report on the books and vouchers of the State Treasurer, Comptroller-General, Secretary of State, and Sinking Fund Commission.
- Mr. J. B. WATSON introduced the following Concurrent Resolution, which was considered immediately, agreed to, and ordered sent to the Senate:
- H. 175.—Mr. J. B. WATSON: A Concurrent Resolution, as to cotton ginning reports.

Bc it Resolved, By the House of Representatives of the State of South Carolina, the Senate concurring, that the Senators and Representatives of this State in the Congress of the United States be requested to procure, by Federal legislation, or otherwise, the prompt transmission by mail to each cotton ginner in this State a complete copy of all ginners' reports in this State to the Agricultural Department of the General Government, as soon as the same is received by said Department. That a copy of this Resolution, signed by the presiding officers and Clerks of the two Houses, be transmitted by mail to the senior United States Senator from this State for submission by him to the delegation from this State in the Federal Congress for their valuable attention.

RESOLUTION.

Mr. HASKELL introduced the following Resolution, which was considered immediately, and agreed to:

H. 176.—Mr. HASKELL: A Resolution as to use of Hall of House.

Resolved, That the use of the Hall of the House be extended to the Daughters of the Confederacy, and certain other ladies, on Thursday, January 19th, at noon, for the purpose of presenting a portrait of General Jenkins.

REPORTS OF COMMITTEES.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 5.—Mr. Nash: A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, 1894.

Ordered for consideration tomorrow.

Mr. HARLEY, from the Committee on Judiciary, submitted a favorable report on:

H. 18.—Mr. Frost: A Bill for the protection of the aids to navigation, established by the authority of the United States Light-House Board, within the State of South Carolina.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:

H. 21.—Mr. Morgan: A Bill to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

Ordered for consideration tomorrow.

Mr. CULLER, from the Committee on Agriculture, submitted a favorable report on:

H. 31.—Mr. DesChamps: A Bill to provide for the establishment of experimental stations of agriculture in the Counties of this State.

Mr. LaFITTE, from the Committee on Judiciary, submitted a majority favorable report on:

H. 48.—Mr. Cloy: A Bill to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.

Mr. TOOLE, from the same Committee, submitted a minority uniavorable report.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 49.—Mr. D. O. Herbert: A Bill to require Clerks of Courts of Common Pleas to keep a record of marriages.

Mr. McCOLL, Jr., from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. HEMPHILL, from the Committee on Public Schools, submitted an unfavorable report on:

H. 50.—Mr. Higgins: A Joint Resolution providing for a Commission to revise the General Free School Law and report to the next session.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted an unfavorable report on:

H. 55.—Mr. Ardrey: A Bill fixing the amount of witness fees in criminal cases for York County.

Ordered for consideration tomorrow.

Mr. KIRVEN, from the Committee on Agriculture, submitted an unfavorable report on:

H. 65.—Mr. Earhardt: A Bill to provide for indexing farm labor contracts, and to prescribe the result of failure to index same.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 66.—Aiken Delegation: A Bill to amend Sections 265, 266, 272, 273, and 274, of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.

Ordered for consideration tomorrow.

Mr. BASS, from the Committee on Incorporations, submitted a favorable report on:

H. 69.—Mr. McMaster: A Bill to require corporations to audit and pay claims of their employees within this State.

Mr. FRASER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 72.—Mr. Ford: A Joint Resolution, proposing to amend Section 21, Article V of the State Constitution, giving the Legislature power to classify magistrates, and prescribe their jurisdiction.

Ordered for consideration tomorrow.

Mr. RICHARDS, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 73.—Mr. Haskell: A Bill to establish a State armory Ordered for consideration tomorrow.

Mr. COTHRAN, from the Committee on Public Schools, submitted a favorable report, with amendment, on:

H. 80.—Mr. Richards: A Bill to require school trustees to make annual reports to the patrons of public schools.

Ordered for consideration tomorrow.

Mr. McFADDIN, from the Committee on Judiciary, submitted a favorable report on:

H. 86.—Mr. Doar: 'A Bill to further regulate the hunting of deer in this State.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 87.—Mr. Gyles: A Bill to regulate the mode of taking fish from any of the fresh water streams in the Counties of Aiken, Bamberg, Barnwell, Colleton, Dorchester, Lexington, and Orangeburg, and to provide penalties for a violation thereof.

Ordered for consideration tomorrow.

Mr. FOSTER, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 90.—Mr. J. B. Watson: A Joint Resolution, proposing an amendment to Section 13 of Article V of the Constitution, relating to the term of office of Circuit Judges, so as to make the same sixteen instead of four years.

Mr. FRASER, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. WIMBERLY, from the Committee on Officers and Officers, submitted a favorable report on:

H. 97.—Mr. Morrison: A Bill to fix the amount of the bonds to be given by the County officers of the County of Greenwood.

Mr. HAMEL, from the Committee on Incorporations, submitted a favorable report on:

H. 99.—Mr. Richards: A Bill to amend an Act entitled "An Act to authorize the establishment of municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants."

Ordered for consideration tomorrow.

Mr. PRINCE, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 103.—Mr. McColl, Jr.: A Bill (with Memorial), to exempt certain citizens in Smithville and Brightonville Townships of Marlboro County, from the taxes levied for the year 1904.

Ordered for consideration tomorrow.

Mr. DUKES, from the Committee on Incorporations, submitted a favorable report on:

H. 111.—Mr. Hemphill: A Bill to amend an Act entitled "An Act to incorporate Mount Pleasant and Georgetown Railway Company."

Ordered for consideration tomorrow.

Mr. SEABROOK, from the Committee on Agriculture, submitted an unfavorable report on:

H. 112.—Mr. Hamel: A Bill to require all commercial fertilizers to be branded with the amount of each ingredient in avoirdupois.

Ordered for consideration tomorrow.

Mr. WALKER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 122.—Mr. W. J. Gibson: A Bill to amend an Act entitled "An Act to amend Section 11 of an Act entitled 'An Act to fix the amount of the compensation to the County officers of the various Counties of the State,' approved February 25, 1902," approved the 20th of February, 1903, by increasing the salaries of the County Superintendent of Education of Spartanburg County to \$1,200.00.

Ordered for consideration tomorrow.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate.

H. 22.—Mr. Morgan: A Bill to amend Section 2941 of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section, and inserting in lieu thereof another to be known as Section 2941.

H. 10.—Mr. Whaley: A Bill to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.

H. 46.—Mr. McColl, Jr.: A Bill to authorize the Trustees of Clio School District, being School District No. 9 of Marlboro County, to issue bonds for the purpose of purchasing or exchanging school site, erecting school buildings thereon, and equipping the same.

H. 74.—Newberry Delegation: A Bill to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same," approved the 23d day of December, A. D. 1889.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 43.—Mr. Stoll: A Bill to amend Section 8 of an Act entitled "An Act to recharter the Town of Kingstree," approved December 26, 1884.

H. 67.—Mr. Prince: A Bill to amend Section 1274, Article III, Chapter XXV, of the Code of Laws, relating to the powers of the Board of Visitors of the South Carolina Military Academy.

The following Bills were taken up, read severally a second time, amended, and ordered to a third reading tomorrow:

H. 54.—Mr. Lyon: A Bill to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendent of Education of Abbeville and Marlboro Counties.

Mr. LYON offered the following Amendment, which was agreed to:

Section 1, line 5, printed Bill, strike out the word "and"; insert in same line after the word "Union" and before the word "Counties" the words "and York."

H. 24.—Mr. Colcock (by request): A Bill to finally dispose of all moneys in the State Treasury known as "Direct Tax Funds."

The Committee offered the following Amendments, which were agreed to:

Amend by striking out the word "March" on line 6 of Section 1, and inserting in lieu thereof the word "November," and also the word "March" on line 3 of Section 4, and inserting in lieu thereof the word

"November"; and amend further by adding the following proviso at the end of Section 2: "Provided, however, That only those claimants who have heretofore filed their claims for the Direct Tax Funds shall be entitled to any judgments against said funds in supplemental proceeding, and only judgments so obtained shall be paid out of the penalty and interest fund, forming part of the 'Direct Tax Funds'."

H. 39.—Mr. Sinkler: A Bill granting to the United States the title of this State to, and the jurisdiction of the State over, certain lands on Sullivans Island, in Charleston County, for military purposes.

Mr. PATTERSON offered the following Amendments, which were agreed to:

Amend by inserting the words "which court" after "County" on line 5 of Section 3, and by inserting the word "petition" at end of line 5 of Section 3, and by striking out word "same" on line 7 of Section 3, and by inserting in lieu thereof the words "said cause."

SPECIAL ORDERS.

On motion of Mr. D. O. HERBERT, the following Bill was taken up and made a special order for Tuesday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 36.—Mr. D. O. Herbert: A Bill to require all parents and guardians to cause their children or wards to attend school for eight weeks in each year.

On motion of Mr. McCANTS, the following Bill was taken up and made a special order for next Monday, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 75.—Mr. McCants: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.

VOTE RECONSIDERED—BILL RESTORED.

Mr. BEAMGUARD moved that the House reconsider the vote whereby it yesterday adopted the unfavorable report of the Committee and rejected the following:

II. 64.—Mr. Beamguard: A Bill to amend Section 553 of the Criminal Code of South Carolina, confining the hunting of certain birds to the months of December and January.

Which was agreed to.

The Bill was ordered for consideration tomorrow.

INDEFINITELY POSTPONED.

Mr. KIRBY introduced the following Concurrent Resolution, which was considered immediately, agreed to, and ordered sent to the Senate:

H. 163.—Mr. KIRBY: A Concurrent Resolution.

Resolved, By the House, the Senate concurring, that the Clerks of the House and Senate preserve and have bound for the State Library, two copies of every Bill and Joint Resolution printed for the consideration of the General Assembly, same to be bound in two volumes, with a suitable index to each.

On motion of Mr. BEAMGUARD, the Concurrent Resolution was indefinitely postponed.

TABLED AND WITHDRAWN.

On motion of Mr. FORD, the following bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 71.—Mr. Ford: A Bill requiring Sheriffs to collect delinquent taxes, with compensation.

PAPERS FROM THE SENATE.

The Senate sent to this House the following:

H. 124 (S. 75.—Mr. Blake): 'A Concurrent Resolution granting leave to introduce a Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 114; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Bruce, Callison, Clifton, Cloy, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Frost, Gasque, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harrellson, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax,

Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Poston, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—114.

The Concurrent Resolution, having received the necessary twothirds vote of all the members elected to the House, was concurred in, and ordered returned to the Senate.

The Senate sent to this House the following:

H. 125 (S. 55.—Mr. Blake): A Concurrent Resolution for leave to introduce a Bill to ratify and confirm the charter of the Parr Shoals Power Company.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 113; nays 1.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Bruce, Callison, Clifton, Cloy, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harrellson, Harrison, Harley, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Parker, Patterson, Pittman, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—113.

Those who voted in the negative are:

Mr. Otts-1.

The Concurrent Resolution, having received the necessary twothirds vote of all the members elected to the House, was concurred in, and ordered returned to the Senate. The Senate sent to this House the following, which were read the first time, and referred to appropriate Committees:

H. 159 (S. 13.—Mr. Mauldin): A Joint Resolution to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Greenville County.

Reference and printing dispensed with.

Ordered for consideration tomorrow.

H. 160 (S. 22.—Mr. Cole L. Blease): A Bill to amend the Act entitled "An Act to protect primary elections and conventions of political parties, and to punish frauds committed thereat," approved December 22, A. D. 1888, so as to include the "Constitution" as well as the "Rules" of political parties.

Which was referred to the Committee on Privileges and Elections.

H. 161 (S. 28.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

Which was referred to the Committee on Ways and Means.

The Senate sent to this House the following:

H. 171 (S. 7.—Mr. Blease): A Concurrent Resolution to appoint a Committee to investigate the management of the Dispensary.

Which was referred to the Committee on Dispensary.

H. 172 (S. 81.—Mr. Marshall): A Concurrent Resolution relating to the heating and ventilating plant of the House.

Which was concurred in and ordered returned to the Senate.

LEAVES OF ABSENCE.

Mr. OTTS asked and obtained leave of absence for his colleague, Mr. Browning, until Monday next.

Mr. BEAMGUARD asked and obtained leave of absence for his colleague, Mr. Saye, until Friday next.

Mr. HEMPHILL asked and obtained indefinite leave of absence for his colleague, Mr. Gaston, on account of sickness.

MOTION.

Mr. MOSES moved that when the House adjourn it stand adjourned until Friday next, at 12 m.

Which was agreed to.

ADJOURNMENT.

At 1:05 p. m. the House, on motion of Mr. WALKER, adjourned.

FRIDAY, JANUARY 20, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. L. B. ETHEREDGE, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. STRONG, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 187.—Mr. M. W. WALKER: A Bill to declare what persons are liable to road duty in the County of Spartanburg.

Which was referred to the Special Committee consisting of the Spartanburg Delegation.

H. 188.—Mr. OTTS: A Bill to amend Section 88, Vol. II, Code of Laws, 1902, being Code of Civil Procedure, so as to provide for opening judgments by default, and so as to provide for security for costs by nonresident plaintiffs.

Which was referred to the Committee on Judiciary.

H. 189.—Mr. LOMAX: A Bill to amend Section 9 of an Act entitled "An Act to amend Article I, Chapter XXXIV, Title II, Vol. I, Code of Laws of South Carolina, 1902, in reference to the inspection and sale of commercial fertilizers, so as to include cottonseed meal within the provisions thereof, and to provide remedies with reference to the penalties for the violation of said Article.

Which was referred to the Committee on Agriculture.

H. 190.—HOUSE SPECIAL COMMITTEE: A Bill to amend Section 25 of the Code of Civil Procedure, relating to the time of holding the courts of the Eighth Judicial Circuit.

Reference dispensed with.

H. 191.—Mr. D. O. HERBERT: A Bill to ratify the Amendments to the Constitution permitting the General Assembly to enact local and special laws on the subject of laying out, opening, altering, and working roads and highways, and as to the age at which citizens shall be subject to road or other public duty.

Which was referred to the Committee on Judiciary.

H. 192.—Mr. MILLER: A Bill to require uniformity and prevent change in books used in public schools for five years.

Which was referred to the Committee on Public Schools.

H. 193.—Mr. NASH: A Bill to ratify the Amendment of the Constitution of 1895, whereby a new Article thereof is added relating to roads, highways, and drainage.

Which was referred to the Committee on Judiciary.

H. 194.—Mr. NASH: A Bill to ratify the Amendment to the Constitution of 1895 whereby Subdivision II and Subdivision IX of Section 34, Article III, thereof, is repealed.

Which was referred to the Committee on Iudiciary.

H. 195.—Mr. L. B. ETHEREDGE: A Bill to divide the net proceeds, if any, of the inspection fees and tag tax on commercial fertilizers equally between Clemson Agricultural and Mechanical College and Winthrop Normal and Industrial College.

Which was referred to the Committee on Ways and Means.

H. 196.—Mr. BRUCE: A Bill to regulate the separation of the races in street or electric railway lines.

Which was referred to the Committee on Railroads.

H. 197.—Mr. BAKER: A Bill to amend Section 1796 of the Code of Laws of 1902, Vol. I, by adding a proviso at the end of said Section, relating to "Live Stock Insurance."

Which was referred to the Committee on Banking and Insurance.

H. 198.—Mr. LYON: A Bill to require the Secretary of State to make reports to the Comptroller-General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.

Which was referred to the Committee on Ways and Means.

H. 199.—Mr. SELLERS: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same," approved February 25, 1904.

Which was referred to the Committee on Dispensary.

H. 200.—Mr. LOMAX: A Bill to provide for the inspection. analysis, and branding of certain foodstuffs, and fixing a penalty for the violation thereof.

Which was referred to the Committee on Judiciary.

H. 201.—Mr. EDWARDS: A Bill to fix the time for making appropriations.

Referred to the Committee on Ways and Means.

H. 202.—Mr. PRINCE: A Bill to make an appropriation to the Confederate Home College of Charleston, S. C., and to provide for scholarships in said College.

Which was referred to the Committee on Ways and Means.

H. 203.—Mr. IRBY: A Bill to declare certain contracts void. Which was referred to the Committee on Judiciary.

H. 204.—Mr. DeVORE: A Bill to amend Section 1239 of Vol.

I, Code of Laws of South Carolina, by striking out "Edgefield" everywhere it occurs in said Section.

Which was referred to the Committee on Judiciary.

H. 205.—Mr. HARRELLSON: A Bill to provide for the retirement of certain bonds issued in aid of the construction of a railroad in Horry County.

Which was referred to the Committee on Ways and Means.

H. 206.—Mr. DeVORE: A Bill to authorize and require the Supervisors of Registration for Edgefield County to revise the registration books of said County, and to require the County Commissioners of said County to pay for same.

Which was referred to the Committee on Offices and Officers.

H. 207.—Mr. SELLERS: A Joint Resolution to amend Section 2 of Article III, of the Constitution of the State, so as to extend the term of Representatives to four years.

Which was referred to the Committee on Judiciary.

H. 208.—Mr. WATSON: A Bill to establish Calhoun County. Which was referred to the Committee on Judiciary.

H. 210.—Mr. HARRELLSON: A Bill to amend an Act entitled "An Act to amend Sections 6 and 7 of an Act entitled 'An Act to further regulate the working and maintaining of the highways and bridges of this State,' approved 26th day of February, A. D. 1902, by providing the manner and time in which road duty shall be performed, and to fix the amount of commutation tax in lieu thereof," approved the 27th day of February, A. D. 1904, as to Horry County.

Which was referred to the Committee on Roads, Bridges, and Ferries.

H. 211.—Mr. KEENAN: A Bill to make it a misdemeanor to speak to or utter in the presence of any person any vile or opprobrious language calculated to bring about a breach of the peace.

Which was referred to the Committee on Judiciary.

REPORTS OF COMMITTEES.

- Mr. PITTMAN, from the Committee on Commerce and Manufactures, submitted a majority favorable report on:
- H. 8.—Mr. Toole: A Bill to amend Section 321, Vol. II, Code of Laws, 1902 (Criminal Code), so as to reduce day's work from eleven to ten hours.
- Mr. LABAN MAULDIN, from the same Committee, submitted a minority unfavorable report.

Ordered for consideration tomorrow.

- Mr. GASQUE, from the Special Committee of Darlington, Florence, Williamsburg, Marion, Horry, Lee, and Clarendon Counties, submitted a favorable report on:
- H. 9.—Mr. Kershaw: A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved March 1, 1904, so as to restore the charges changed by said Act.

Ordered for consideration tomorrow.

- Mr. PITTMAN, from the Committee on Commerce and Manufactures, submitted a favorable report on:
- H. 44.—Mr. Pittman: A Bill to regulate the purchase price of cotton seed, requiring same to be uniform.

Ordered for consideration tomorrow.

- Mr. PITTMAN, from the Committee on Commerce and Manufactures, submitted an unfavorable report on:
- H. 130.—Mr. Taylor: A Joint Resolution to amend Section 2848, Vol. I, Code of Laws, 1902, relating to fellow servants.

Ordered for consideration tomorrow.

- Mr. DesCHAMPS, from the Committee on Agriculture, submitted a report without recommendation, on:
- H. 84.—Mr. LaFitte: A Bill to regulate the purchase of corn, peas, and cotton seed.

Ordered for consideration tomorrow.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

- H. 54.—Mr. Lyon: A Bill to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendent of Education of Abbeville and Marlboro Counties.
- H. 24.—Mr. Colcock (by request): A Bill to finally dispose of all moneys in the State Treasury known as "Direct Tax Funds."
- H. 39.—Mr. Sinkler: A Bill granting to the United States the title of this State to, and the jurisdiction of the State over, certain lands on Sullivans Island, in Charleston County, for military purposes.
- H. 43.—Mr. Stoll: A Bill to amend Section 8 of an Act entitled "An Act to recharter the Town of Kingstree," approved December 26, 1884.
- H. 67.—Mr. Prince: A Bill to amend Section 1274, Article III, Chapter XXV, of the Code of Laws relating to the powers of the Board of Visitors of the South Carolina Military Academy.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, amended, and ordered to a third reading tomorrow:

- H. 4.—Judiciary Committee Substitute: A Bill to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in corporations, other than banks and banking institutions.
- Mr. COTHRAN offered the following amendment, which was agreed to:

Amend Section I by striking out on line 15 the word "stock-holders" and inserting in lieu thereof the word "creditors."

Mr. PATTERSON offered the following amendment, which was agreed to:

Amend by inserting the word "they" after the word "as" on the twenty-ninth line of Subdivision "C."

H. 17.—Mr. Ardrey: A Bill to prohibit trespass.

Mr. GAUSE moved to continue the Bill, and demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 26; nays, 83.

Those who voted in the affirmative are:

Messrs. Ashley, Boyd, Bruce, Clifton, Cloy, Davis, Doar, Earhardt, Fraser, Gause, J. P. Gibson, Harrellson, Higgins, Irby, Keenan, Kershaw, Laney, Lomax, Lyon, McColl, Jr., Miller, Pollock, Richards, Sheldon, Taylor, Toole—26.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Baker, Banks, Bass, Beamguard, Bradham, Brant, Brantley, Brice, Colcock. Cothran, DesChamps, DeVore, Dukes, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Frost, Gasque, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harley, Hemphill, D. O. Herbert, Heyward, Hutto, Kirby, Kirven, LaFitte, Lawson, Lester, Little, Lofton, McCants, McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Morgan, Morrison, Nash, Nicholson, Otts, Patterson, Pittman, Poston, Prince, Pyatt, Rawlinson, Reaves, Riley, Sanders, Saye, Seabrook, Sellers, Sinkler, Stoll, Strong, Tribble, Turner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—83.

So the motion to continue was lost.

Mr. FOSTER offered the following amendment, which was agreed to:

Strike out on line 3, Section 1, the words "or otherwise trespassing."

Mr. HEYWARD offered the following amendment, which was agreed to:

Section 1, fine 3, insert after "vegetables" the word "herbs."

Mr. NASH offered the following amendment, which was agreed to:

Insert the word "or" between the words "herbs" and "cutting," line 3.

Mr. J. B. WATSON moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

The Bill as amended was read a second time and ordered to a third reading tomorrow.

CONCURRENT RESOLUTION REJECTED.

The following was taken up:

H. 12.—Mr. Ashley: A Concurrent Resolution. Resolved, By the House of Representatives, the Senate concurring, that the General Assembly do adjourn sine die on the eleventh day of February, 1905.

Mr. POLLOCK moved to strike out the resolving words.

Mr. ASHLEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 78; nays, 29.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Baker, Banks, Bass, Brant, Brantley, Brice, Bruce, Clifton, Cloy, Colcock, Davis, DesChamps, DeVore, Doar, Earhardt, Edwards, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser. Frost, Gause, J. P. Gibson, W. J. Gibson, Glover, Gray, D. L. Green, W. McD. Green, Hamel, Harley, Hemphill, Heyward, Higgins, Hutto, Kershaw, Kirby, Kirven, Laney, Lawson, Lester, Little, Lofton, McCants, McColl, Jr., McFaddin, McMaster, Massey, Moses, Nicholson, Otts, Pittman, Pollock, Poston, Pyatt, Rawlinson, Richards, Riley, Sanders, Seabrook, Sellers, Sheldon, Sinkler, Strong, Taylor, Toole, Tribble, Turner, M. W. Walker, J. M. Walker, Webb, Whaley, Wimberly, Yeldell—78.

Those who voted in the negative are:

Messrs. Ashley, Beamguard, Boyd, Bradham, Cothran, Dukes, Epting, Gasque, Graham, Gyles, Hall, Harrellson, D. O. Herbert, Irby, Lomax, Lyon, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Nash, Patterson, Prince, Reaves, Saye, Stoll, J. B. Watson, John J. Watson, Whatley—29.

So the Concurrent Resolution was rejected.

Mr. OTTS moved to reconsider the vote whereby the House rejected the Concurrent Resolution, and to lay that motion on the table.

Which was agreed to.

PAPERS FROM THE SENATE.

The Senate returned to this House, with concurrence, the following:

H. 162.—Mr. Beamguard (S. 93): A Concurrent Resolution to appoint a Committee of Three to examine the books and vouchers

of the State Treasurer, Comptroller-General, Secretary of State, and Sinking Fund Commission.

Received as information.

The Senate sent to this House the following, which were read the first time, and referred to appropriate Committees:

H. 182 (S. 25.—Mr. Raysor): A Joint Resolution proposing to amend Section 11, of Article V, of the State Constitution, with reference to appointments by the Governor to fill vacancies in the Supreme Court and inferior tribunals.

Which was referred to the Committee on Judiciary.

H. 183 (S. 26.—Mr. Raysor): A Joint Resolution proposing to amend Section 16, of Article IV, of the State Constitution, with reference to the time to which the Governor may adjourn the General Assembly.

Which was referred to the Committee on Judiciary.

H. 184 (S. 36.—Mr. Hough): A Bill to fix the salaries of the Sheriffs in this State.

Which was referred to the Committee on Offices and Officers.

H. 185 (S. 54.—Mr. McGowan): A Bill to amend Section 7 of an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Section 8 thereof.

Which was referred to the Committee on Judiciary.

The Senate sent to this House the following:

H. 209 (S. 105.—Mr. Marshall): A Concurrent Resolution.

Whereas, On the night of the 19th instant, all of the water was drawn off of the boilers in the State House, by some malicious person or persons, with intent to injure and disable said boilers, and did cause one of said boilers to burst;

Now, therefore, be it Resolved, By the Senate, the House concurring, that a Commission consisting of two Members from the Senate and three Members from the House, be, and the same is hereby, appointed to investigate said trespass, to empower it to employ a detective, if in its judgment the same be necessary, and also to employ a clerk and stenographer to send for persons and papers, and to summons witnesses. Said Commission have leave to sit during present session of the Legislature, and to report its findings.

Considered immediately, concurred in, and ordered returned to the Senate. The SPEAKER appointed, of the Commission, on the part of the House, Messrs. Prince, Cothran, and Fraser.

The Senate sent to this House the following:

H. 186 (S. 98.—Mr. Warren): A Concurrent Resolution to fix the time for the election of certain officers.

Be it Resolved, By the Senate, the House of Representatives concurring, that the two Houses shall meet in Joint Assembly on Thursday, the 26th instant, for the purpose of electing the following officers, and in the following order:

First. Two Judges: one of the Fifth Circuit, to succeed the Hon. Ernest Gary, and one of the Seventh Circuit, to succeed the Hon. D. G. Townsend, each for the term of four years.

Second. A Superintendent of the State Penitentiary, to succeed the Hon. D. J. Griffith, for the term of two years.

Third. Three members of the Board of Directors of the State Penitentiary, each for the term of two years, to succeed J. G. Mobley, A. K. Sanders, and M. O. Rowland, respectively.

Fourth. One member of the Board of Trustees of the Colored Normal, Industrial, Agricultural, and Mechanical College of South Carolina, to fill the unexpired term of the Hon. C. L. Blease, resigned.

Be it further Resolved, That if the business for which the Joint Assembly shall convene, as above provided, shall not be accomplished before fifteen minutes before three o'clock p. m. of the said day, it shall be the duty of the presiding officer thereof to order a recess until eight o'clock p. m. of the same day, at which time the said Joint Assembly shall reconvene and resume the election of officers, as herein provided.

Be it further Resolved, That in the nomination of candidates for the respective offices no remarks shall be indulged, and there shall not be more than one second to each nomination.

Considered immediately, concurred in, and ordered returned to the Senate.

TABLED AND WITHDRAWN.

On motion of Mr. SINKLER, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 4.—Mr. Sinkler: A Bill to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in corporations, other than banks and banking institutions.

LEAVES OF ABSENCE.

Mr. GASQUE asked and obtained leave of absence for his colleague, Mr. Sellers, until Monday next.

Mr. McCOLL, Jr., asked and obtained leave of absence for his colleague, Mr. Bruce, until Monday next.

Mr. LYON asked and obtained leave of absence for his colleague, Mr. Nance, until Tuesday next.

Mr. D. O. HERBERT asked and obtained leave of absence for his colleague, Mr. Culler, until Monday next.

Mr. BOYD asked and obtained leave of absence for his colleague, Mr. Miller, until Tuesday next.

Mr. PARKER asked and obtained leave of absence until Monday next.

Mr. BALLENTINE asked and obtained leave of absence until next.

Mr. OTTS asked and obtained leave of absence for his colleague, Mr. Kirby, until Monday next.

ADJOURNMENT.

At 2:10 p. m. the House, on motion of Mr. GAUSE, adjourned.

SATURDAY, JANUARY 21, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. CLOY, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. FOSTER, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 217.—Mr. J. P. GIBSON: A Bill to amend the Act entitled "An Act to fix the salaries of County Supervisors," approved 24th of February, A. D. 1904, as to Marlboro County.

Which was referred to the Special Committee consisting of the Marlboro Delegation.

H. 218.—Mr. WIMBERLY: A Bill to amend Section 2 of an Act entitled "An Act to fix the weight of, and regulate the trade in, cornmeal," approved the 23d of February, A. D. 1903, by including grist.

Which was referred to the Committee on Commerce and Manufactures.

H. 219.—Mr. M. W. WALKER: A Bill to amend Section 221, Criminal Code, Vol. II, Laws of 1902, relating to boarding-house and innkeepers.

Which was referred to the Committee on Judiciary.

H. 220.—Mr. GASQUE: A Bill to grant the Commissioners of the Sinking Fund exclusive jurisdiction for the protection of shell-fish, terrapin, migratory fish, duck, and other game found in public waters and lands of this State.

Which was referred to the Committee on Ways and Means.

H. 221.—Mr. RICHARDS: A Bill to further establish and fix the duties of Township Boards of Commissioners and Assessors as to the return and assessment of property for taxation.

Which was referred to the Committee on Ways and Means.

, H. 222.—Mr. McMASTER: A Joint Resolution, to authorize the County Commissioners of Richland and Orangeburg Counties to build and maintain a ferry across the Congaree River at the ferry now known as McCord's Ferry, and to construct and maintain roadways leading up thereto.

Which was referred to the Committee on Ways and Means.

H. 223.—Mr. McMASTER: A Joint Resolution, to authorize the County Commissioners of Richland County and Sumter County to build and maintain a ferry across the Wateree River at the ferry now known as Garner's Ferry, on the said Wateree River, and to construct and maintain roadways leading up thereto.

Which was referred to the Committee on Ways and Means.

H. 224.—Mr. GLOVER: A Bill to provide for assessing property in Beaufort County.

Which was referred to the Committee on Ways and Means.

H. 225.—Mr. CLOY: A Bill to amend an Act entitled "An Act relating to the selection, drawing and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902, so as to provide for the appointment of three Jury Commissioners and provide their duties and compensation.

Which was referred to the Committee on Judiciary.

H. 226.—Mr. LAWSON: A Bill to amend Section 1541 by reducing the time for making analyses to thirty days.

Which was referred to the Committee on Judiciary.

H. 227.—Mr. TURNER: A Bill to provide for compulsory vaccination within this State.

Which was referred to the Committee on Medical Affairs.

H. 228.—Mr. LABAN MAULDIN: A Bill to require County Auditors to administer oaths in due form to persons making returns of property for taxation.

Which was referred to the Committee on Judiciary.

H. 229.—Mr. LABAN MAULDIN: A Bill to amend Section 325 of the Civil Code, 1902, Vol. I, by striking out, on eighth line, the words "\$2,500" and inserting in lieu thereof "\$1,000."

Which was referred to the Committee on Ways and Means.

H. 230.—Mr. LaFITTE: A Bill to limit the appointments of bailiffs in the Courts of General Sessions and Common Pleas.

Which was referred to the Committee on Judiciary.

H. 231.—Mr. ASHLEY: A Bill to repeal an Act entitled "An Act to impose a capitation tax on all dogs," approved the 25th day of February, A. D. 1904.

Which was referred to the Committee on Ways and Means.

H. 232.—Mr. SINKLER: A Bill to amend Section 146, Code of Civil Procedure, by adding at the end of said Section a proviso thereto.

Which was referred to the Committee on Judiciary.

H. 233.—Mr. RICHARDS: A Joint Resolution, providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale of Kershaw County, for filling out term of W. R. McCreight, deceased.

Which was referred to the Committee on Ways and Means.

H. 234.—Mr. RICHARDS: A Bill to repeal the laws which provide for agricultural liens for advances.

Which was referred to the Committee on Agriculture.

H. 235.—JUDICIARY COMMITTEE: A Bill to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor prior to his ordering an election as to the creation of a new county.

Reference dispensed with.

H. 236.—Mr. NASH: A Bill to amend Section I of an Act approved February 25, 1904, entitled "An Act to grant unto electric lighting and power companies all the rights, powers, and privileges subject to the same duties and liabilities as are conferred upon telegraph and telephone companies under Sections 2211, 2212, 2213, 2214, 2216, 2217, 2218, and 2219, of the Civil Code of South Carolina, and to amend said Section 2211, by adding another proviso at the end thereof.

Which was referred to the Committee on Judiciary.

H. 237.—Mr. PRINCE: A Bill to devolve upon the Counties the duty of the levying a tax, raising a fund and disbursing the same as pensions, and to classify pensioners.

Which was referred to the Committee on Ways and Means.

H. 239.—Mr. D. O. HERBERT: A Bill to amend Section 1098, of Title VIII, Chapter XXIII, Article I, Vol. I, of the Code of Laws of South Carolina, 1902, entitled of the Public Health, so as to require the Mayor or Intendant to designate and detail policemen to perform the duties of Health Officer.

Which was referred to the Committee on Medical Affairs.

H. 240.—Mr. RICHARDS: A Joint Resolution, providing for the submission to the electors at the next general election of the question of the propriety of the repeal of the Agricultural Lien Law.

Which was referred to the Committee on Agriculture.

CONCURRENT RESOLUTION.

Mr. LESTER introduced the following:

H. 238.—Mr. LESTER: A Concurrent Resolution as to introduction of a Bill.

Resolved, By the House of Representatives, the Senate concurring, that leave be, and is hereby, granted for the introduction of a Bill to amend an Act entitled "An Act to incorporate the Johnston, Saluda, Greenwood, and Anderson Railroad Company," approved 21st day of February, A. D. 1901, so as to change the name of said company.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 78; nays, 1.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Banks, Bass, Beamguard, Bradham, Brantley, Brice, Clifton, Cloy, Colcock, Cothran, Davis, DesChamps, DeVore, Doar, Dukes, Edwards, Epting, L. B. Etheredge, Fishburne, Ford, Foster, Fraser, Gasque, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Hamel, Harrellson, Harley, Hemphill, D. O. Herbert, Heyward, Higgins, Irby, Keenan, Kershaw, LaFitte, Laney, Lawson, Lester, Little, Lomax, McCants, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Morrison, Moses, Nicholson, Patterson, Pittman, Pollock, Prince, Pyatt, Reaves, Save, Sheldon, Sinkler, Strong, Taylor, Turner, M. W. Walker, J. M. Walker, John J. Watson, Webb, Whaley, Whatley, Wimberly—78.

Those who voted in the negative are:

Mr. Otts-1.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to and ordered sent to the Senate.

REASON FOR VOTING.

I feel constrained to vote "No" because in my opinion the amendment can be secured from Secretary of State.

J. S. OTTS.

REPORTS OF COMMITTEES.

Mr. POSTON, from the Committee on Roads, Bridges, and Ferries, submitted a favorable report on:

H. 47.—Mr. Cloy: A Bill to make the obstruction of any street or road of any kind, by any railroad or person, a misdemeanor.

Ordered for consideration tomorrow.

Mr. BASS, from the Committee on Dispensary, submitted an unfavorable report on:

H. 77.—Mr. Ford: A Bill providing for a tax for the better enforcement of the Dispensary Laws.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 81.—Mr. Ardrey: A Joint Resolution requiring the Sinking • Fund Commission to sell or lease certain State lands.

Ordered for consideration tomorrow.

Mr. FISHBURNE, from the Committee on Dispensary, submitted an unfavorable report on:

H. 82.—Mr. LaFitte: A Bill to elect County Dispensers for two years.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a report on:

H. 143.—Mr. Green: A Bill to amend Section 631 of Chapter XXX of Vol. II, Code of Laws, South Carolina, 1902, by creating a Township Deputy, defining his duties, and providing for his pay.

Recommending that it be referred to the Committee on Agriculture.

Which was agreed to.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 144.—Mr. Higgins: A Bill to authorize and empower School District No. 52 of Newberry County, in the State of South Carolina, to issue bonds for purchase of a lot, and the erection and equipment of a school building thereon, to provide for a Building Committee, and to provide for the payment of said bonds, and the interest thereon.

Ordered for consideration tomorrow.

Mr. HASKELL, from the Committee on Ways and Means, submitted a favorable report on:

H. 147.—Mr. McFaddin: A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.

Ordered for consideration tomorrow.

Mr. HAMEL, from the Committee on Incorporations, submitted an unfavorable report on:

H. 149.—Mr. Culler: A Bill to regulate sales made by common carriers for the collection of charges and freights.

Ordered for consideration tomorrow.

Mr. HEYWARD, from the Committee on Roads, Bridges, and Ferries, submitted a favorable report on:

H. 152.—Mr. Morgan: A Bill to provide the age and time in which road duty shall be performed in this State, and to provide for and fix the amount of commutation tax in lieu thereof.

Ordered for consideration tomorrow.

Mr. EDWARDS, from the Committee on Ways and Means, submitted a favorable report on:

H. 153.—Mr. M. W. Walker: A Bill to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly at the option of the magistrates and constables.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 167.—Mr. Foster: A Bill to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.

Ordered for consideration tomorrow.

Mr. RICHARDS, from the Committee on Dispensary, submitted a favorable report on:

H. 171 (S. 7.—Mr. Blease): A Concurrent Resolution to appoint a Committee to investigate the management of the Dispensary.

Ordered for consideration tomorrow.

Mr. POLLOCK, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 25.—Mr. Nash: A Bill to amend Section 2456 of the Civil Code of South Carolina, Vol. I, changing the time for recording deeds of conveyances and other instruments of writing from forty to ten days.

Mr. NASH, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. DUKES, from the Committee on Dispensary, submitted a majority unfavorable report on:

H. 29.—Mr. Toole: A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same,' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original Act as therein appearing, as to special tax levy and certain forfeitures.

Messrs. MASSEY, BAKER, and BASS, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 32.—Mr. Morgan: A Bill to ratify the amendment to Section 7, Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.

Ordered for consideration tomorrow.

Mr. BAKER, from the Committee on Dispensary, submitted an unfavorable report on:

H. 95.—Mr. Beamguard: A Bill to amend Section 555 by eliminating the penalty, except by imprisonment, from the Dispensary Law.

Ordered for consideration tomorrow.

Mr. HARLEY, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 96.—Mr. LaFitte: A Bill to amend Section 299 of the Criminal Code, 1902, so as more clearly to define a violation thereof.

Mr. POLLOCK, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. DeVORE, from the Committee on Judiciary, submitted an unfavorable report on:

H. 113.—Mr. Hamel: A Bill to require the execution of capital convicts within the walls of the Penitentiary.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted a favorable report on:

H. 102.—Mr. Kershaw: A Bill to amend Section 298, Vol. II, Code of Laws, 1902, Criminal Code, so as to prevent cock-fighting in this State.

Ordered for consideration tomorrow.

Mr. DeVORE, from the Committee on Judiciary, submitted an unfavorable report on:

H. 115.—Mr. Bass: A Bill to amend Section 1747 of the Civil Code of 1902, Vol. I, by providing punishment for the violation of the provisions of said Sections.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 119.—Mr. Harley: A Bill to repeal so much of Section 357 of the Criminal Code of Laws of South Carolina, as contained in Vol. II of said Code, as applies to verbal (laborers') contracts.

Mr. FOSTER, from the same Committee, submitted a favorable minority report.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 16.—Mr. Ardrey: A Bill to prohibit child marriages.

Mr. McCOLL, Jr., from the same Committee, submitted a minority favorable report, with amendment.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 26.—Mr. Nash: To amend Section 397, of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the provisions thereof.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 100.—Mr. Edwards: A Bill prohibiting shooting matches for prizes of value.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 114.—Mr. Bass: A Bill to provide for the examination of certain witnesses on trials for rape and assault with intent to rape.

Mr. TOOLE, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

SPECIAL ORDERS.

Mr. J. B. WATSON, from the Committee on Agriculture, submitted a favorable report on:

H. 20.—Mr. Ashley: A Bill to repeal an Act entitled "An Act to establish a Department of Agriculture, Commerce, and Immigration, and to provide for the appointment and compensation of a Commissioner."

On motion of Mr. ASHLEY, the Bill was taken up and made a special order for Friday next, immediately after third reading Bills, and from day to day thereafter until disposed of.

Ordered for consideration tomorrow.

On motion of Mr. CLOY, the following Bill was taken up and made a special order for Monday, immediately after third reading Bills, and from day to day thereafter until disposed of.

H. 48.—Mr. Cloy: A Bill to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.

Ordered for consideration tomorrow.

REPORT OF COMMITTEE ON ENROLLED ACTS.

The Committee on Enrolled Acts, to whom was referred:

H. 35.—Judiciary Committee (S. 67): An Act to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, A. D. 1902, by adding thereto a section to be known as Section 18a, to provide against an omission in preparing the jury lists and boxes.

Respectfully report that they have carefully considered the same, and that the same is properly enrolled and ready for ratification.

J. W. DOAR, For Committee.

Received as information.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

H. 4.—Mr. Sinkler: A Bill to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in corporations, other than banks and banking institutions.

H. 17.—Mr. Ardrey: A Bill to prohibit trespass.

SECOND READING BILLS.

The following Bill was taken up:

H. 70.—Mr. Yeldell: A Bill to regulate the traffic in seed cotton and unpacked lint cotton.

Mr. ARNOLD moved to indefinitely postpone the Bill.

Mr. GRAHAM demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 29; nays, 70.

Those who voted in the affirmative are:

Messrs. Arnold, Bass, Boyd, Brant, Brice, Edwards, Fishburne, Gasque, Gause, W. J. Gibson, Graham, Gray, Gyles, Harrellson, Lawson, McColl, Jr., McMaster, Laban Mauldin, Nash, Poston, Prince, Reaves, Sanders, Sheldon, Stoll, Taylor, M. W. Walker, J. M. Walker, Whatley—29.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Baker, Banks, Beamguard, Boyd, Bradham, Brantley, Clifton, Colcock, Cothran, Davis, DesChamps, DeVore, Doar, Dukes, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Frost, J. P. Gibson, Glover, D. L. Green, W. McD. Green, Hall, Hamel, Harley, Hemphill, D. O. Herbert, Heyward, Higgins, Irby, Keenan, Kershaw, LaFitte, Laney, Lester, Little, Lofton, Lomax, McCants, McFaddin, Massey, T. J. Mauldin, Morgan, Morrison, Moses, Nicholson, Otts, Pittman, Pollock, Pyatt, Rawlinson, Richards, Saye, Sinkler, Strong, Toole, Turner, J. B. Watson, John J. Watson, Webb, Whaley, Wimberly, Yeldell—70.

So the motion to indefinitely postpone was lost.

The Bill was then read a second time, and ordered to a third reading tomorrow.

Mr. YELDELL moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

The following Bills were taken up, read a second time, and ordered to a third reading tomorrow:

H. 28.—Mr. Laban Mauldin: A Bill to repeal Section 489 of the Criminal Code of Laws of South Carolina, 1902, Vol. II, relating to County. Auditor.

H. 18.—Mr. Frost: A Bill for the protection of the aids to navigation, established by the authority of the United States Light-House Board, within the State of South Carolina.

The following Bills were taken up, read a second time, amended, and ordered to a third reading tomorrow:

H. 27.—Mr. Nash: A Bill to require the Register of Mesne Conveyance, or the Clerk of Court in certain Counties, to index certain papers as soon as filed for record.

The COMMITTEE offered the following amendment, which was agreed to:

Amend by adding at the end of Section I the following proviso: "Provided, however, That this Act shall not apply to chattel mortgages and bills of sale for less than one hundred dollars, nor to agricultural liens."

Mr. COTHRAN offered the following amendments, which were agreed to:

Amend title by striking out "conveyance" and inserting "conveyances"; amend Section I, line 2, by striking out "conveyance" and inserting "conveyances"; amend Section I, line 3, by striking out "conveyance" and inserting "conveyances."

H. 159 (S. 13)—Mr. Mauldin: A Joint Resolution to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Greenville County.

Mr. COTHRAN offered the following amendment, which was agreed to:

Amend Section I by adding at the end thereof the following: "Said Commission shall also have the power to employ, a clerk and stenographer, if they think necessary."

H. 21.—Mr. Morgan: A Bill to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

Mr. WHALEY offered the following amendment, which was agreed to:

Amend by striking out all of Section 8, down to the sentence commencing with the words "motor vehicles."

Mr. POLLOCK offered the following amendment, which was agreed to:

Amend Section 7, line 6, by inserting between the words "damaged" and "upon" the words "or his legal representative."

Mr. IRBY offered the following amendment, which was agreed to: Insert on line 3, Section 7, after "dollars" the words "or imprisonment for not more than thirty days."

Mr. DUKES offered the following amendment, which was agreed to:

Insert on line 4, Section 8, the word "apply" between the words "not" and "to."

Mr. POLLOCK offered the following amendment, which was agreed to:

Section 7, line 4, between the words "property" and "by" insert the words "or his legal representative."

Mr. COTHRAN offered the following amendment, which was agreed to:

Amend Section 7, line 6, by striking out "suit for damages" and inserting "claims for damages with the Register of Mesne Conveyances or Clerk of Court of the County in which the owner of the motor vehicle resides, within thirty days after the injury complained of."

Mr. MORGAN moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., January 21, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend in the Senate Chamber at 12:20 o'clock this day (January 21st) for the purpose of ratifying Acts.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

The invitation was accepted.

In the Senate, Columbia, S. C., January 21, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. Manning and McLeod of the Committee, on the part of the Senate, on:

S. 105.—Mr. Marshall: A Concurrent Resolution, to investigate the bursting of a boiler in the State House.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

PAPERS FROM THE SENATE.

The Senate sent to this House the following Bills, which were read the first time and referred to appropriate Committees:

H. 212 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing water-power for commercial uses and for other purposes.

Which was referred to the Committee on Judiciary.

H. 213 (S. 30.—Mr. Warren): A Bill to provide for the holding of the Summer Term of Court of Common Pleas for Hampton County.

Which was referred to the Committee on Judiciary.

H. 214 (S. 33.—Mr. Brice): A Bill to amend an Act entitled "An Act to provide for the charter fees for Domestic Building and Loan Associations," approved March 2, 1903.

Which was referred to the Committee on Judiciary.

H. 215 (S. 37.—Mr. Hay): A Bill to amend Section 2735 of Vol. I, Code of Laws of 1902.

Which was referred to the Committee on Judiciary.

H. 216 (S. 52.—Mr. McLeod): A Bill to amend Section 816, Vol. I, Code of Laws, 1902, so as to have same apply to Lee County. Which was referred to the Committee on Judiciary.

RATIFICATION OF ACTS.

At 12:20 o'clock the House attended in the Senate Chamber, when the following Act was ratified:

H. 35.—Judiciary Committee (S. 35): An Act to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in the Circuit Courts of the State," approved the 7th day of February, A. D. 1902, by adding thereto a Section to be known as Section 18a, to provide against an omission in preparing the jury list and boxes.

TABLED AND WITHDRAWN.

On motion of Mr. ARDREY, the following Bill was tabled, and permission was granted to withdraw it from the files of the House: H. 151.—Mr. Ardrey: A Bill to amend the Dispensary Law.

On motion of Mr. Gyles, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 87.—Mr. Gyles: A Bill to regulate the mode of taking fish from any of the fresh water streams in the Counties of Aiken, Bamberg, Barnwell, Colleton, Dorchester, Lexington, and Orangeburg, and to provide penalties for a violation thereof.

On motion of Mr. ARDREY, the following Bill was tabled, and permission was granted to withdraw it from the files of the House.

H. 55.—Mr. Ardrey: A Bill fixing the amount of witness fees in criminal cases for York County.

ENACTING WORDS STRICKEN OUT.

The following was taken up:

H. 76.—Mr. Graham: A Bill to prohibit the taking of liens or mortgages on crops planted on lands of another without obtaining consent.

Mr. OTTS moved to strike out the enacting words.

Mr. GRAHAM demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 76; nays, 14.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ashley, Banks, Beamguard, Boyd, Brant, Brantley, Brice, Clifton, Cloy, Colcock, Cothran, Davis, DesChamps, DeVore, Doar, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gause, J. P. Gibson, W. J. Gibson, D. L. Green, W. McD. Green, Gyles, Hamel, Harrellson, Harley, Hemphill, Heyward, Higgins, Irby, Keenan, Kershaw, LaFitte, Laney, Little, Lomax, McCants, McColl, Jr., McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Morgan, Morrison, Nicholson, Otts, Patterson, Pittman, Pollock, Poston, Prince, Rawlinson, Reaves, Richards, Sanders, Saye, Sheldon, Strong, Taylor, Toole, Turner, M. W. Walker, J. M. Walker, John J. Watson, Whatley, Wimberly—76.

Those who voted in the negative are:

Messrs. Ardrey, Bass, Bradham, Dukes, Graham, Gray, D. O. Herbert, Lawson, Lester, Lofton, Massey, Stoll, Webb, Yeldell—14. So the motion prevailed.

Mr. OTTS moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. LOMAX, the enacting words of the following Bill-were stricken out:

H. 89.—Mr. Laban Mauldin: A Bill to assess property at its actual value.

LEAVES OF ABSENCE.

Mr. FOSTER asked and obtained leave of absence for his colleague, Mr. Hamel, until Tuesday next.

Mr. PRINCE asked and obtained leave of absence for his colleagues, Messrs. Watson and Hall, until Monday next.

ADJOURNMENT.

At 1:34 p. m., the House, on motion of Mr. MOSES, adjourned.

MONDAY, JANUARY 23, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. POSTON, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. EARHARDT, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 241.—Mr. ARDREY: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in the State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same," approved February 25, 1904.

Which was referred to the Committee on Dispensary.

H. 242.—Mr. L. B. ETHEREDGE: A Joint Resolution to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine stations, under certain conditions.

Which was referred to the Committee on Medical Affairs.

H 243.—Mr. TAYLOR: A Bill to regulate the profit that shall be charged, taken, agreed upon, or allowed upon goods, wares, and merchandise sold upon credit and secured by lien or chattel mortgage.

Which was referred to the Committee on Judiciary.

H. 244.—Mr. EARHARDT: A Bill to prohibit the sale, keeping, or giving away of spirituous liquors or beverages by clubs, organizations, or any association of persons of any kind whatsoever, and to prohibit the Secretary of State from issuing charters for same, and to repeal all such existing charters.

Which was referred to the Committee on Dispensary.

H. 245.—Mr. HEYWARD (by request): A Bill to require all corporations, clubs, individuals, holding or preserving real estate for pleasure purposes in this State to pay an annual license.

Which was referred to the Committee on Ways and Means.

H. 246.—Mr. MORRISON: A Bill to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

Which was referred to the Committee on Ways and Means.

H. 247.—Mr. E. J. ETHEREDGE: A Bill to amend Subdivision Class C, No. 4, of Section 3 of an Act entitled "An Act to amend Sections 1065, 1066, and 1067, Chapter XXII, Vol. I, of the Code of Laws of South Carolina, 1902, relating to pensions."

Which was referred to the Committee on Military.

H. 248.—Mr. HASKELL: A Bill to amend Section 3127, Vol. I, Code of Laws, 1902, as to Auditors' fees for recording deeds.

Which was referred to the Committee on Judiciary.

H. 250.—LEXINGTON DELEGATION: A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.

Which was referred to the Special Committee consisting of the Fifth Judicial Circuit: Richland County, Mr. Haskell; Lexington, Mr. E. J. Etheredge; Kershaw, Mr. Richards; Saluda, Mr. Webb; Edgefield, Mr. Nicholson.

H. 251.—Mr. LYON: A Bill to prohibit punishment for persons procuring advances on contract to work when they shall fail to do such work or to pay for the advances.

Which was referred to the Committee on Judiciary.

H. 252.—Mr. POLLOCK: A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

Which was referred to the Committee on Judiciary.

H. 253.—Mr. LAWSON: A Joint Resolution, to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him. Which was referred to the Committee on Ways and Means.

H. 254.—Mr. SINKLER: A Bill to abolish the right of dower. Which was referred to the Committee on Judiciary.

CONCURRENT RESOLUTIONS.

Mr. LOFTON introduced the following, which was ordered for consideration tomorrow:

H. 255.—Mr. LOFTON: A Concurrent Resolution to authorize the appointment of a Committee to whom shall be referred all Bills and Resolutions on the subject of fish, terrapins, etc.

Be it Resolved, By the House of Representatives, the Senate concurring, that a Special Committee consisting of the delegations from Horry, Georgetown, Charleston, Colleton, and Beaufort Counties be appointed, to whom shall be referred all Bills and Resolutions on the subject of fish, terrapins, and all shellfish.

Mr. HASKELL introduced the following, which was agreed to:

H. 256.—Mr. HASKELL: A Concurrent Resolution tendering thanks to the Daughters of the Confederacy.

Be it Resolved, By the House of Representatives, the Senate concurring,

Section 1. That the thanks of the General Assembly be gratefully tendered to the Daughters of the Confederacy and other ladies who have presented to the State an elegant portrait of that gallant soldier and accomplished gentleman, the late General Micah Jenkins.

Section 2. That the portrait be accepted, treasured, and suitably placed in the Hall of the House.

Section 3. That a copy of these Resolutions, suitably engrossed, be presented to the fair donors of the memento of General Micah Jenkins.

REPORT OF COMMITTEE ON INAUGURAL CEREMONIES.

The Joint Committee from the Senate and House of Representatives, appointed to wait upon the Hon. D. C. Heyward, Governor-elect, and upon the Hon. John T. Sloan, Lieutenant-Governor-elect, respectfully report that they have discharged their duty, and that His Excellency, the Governor-elect, has indicated January 25, 1905, at 12 o'clock m., as the time at which he will take the oath of office; and that the Hon. John T. Sloan has accepted the invitation to qualify as Lieutenant-Governor at the same time.

The Committee respectfully report that they have arranged the following program for the occasion:

PROGRAM.

The House of Representatives, being in session, at 12 o'clock m will be joined by the Senate, in accordance with the invitation given by the House. As soon as the Joint Assembly shall have been organized and seated, the Governor-elect and Lieutenant-Governor-elect, the Senators and Representatives in Congress from this State, who may be in Columbia, the Chief Justice and Associate Justices of the Supreme Court, the Circuit Judges of the State, and the United States Judges who may be present in Columbia, and the State officers incumbent and elect, and the Trustees and Faculty of the South Carolina College and students of said College, said College being a State institution located at the Capital, will be escorted by the Committee of Arrangements from the Executive Chamber to the Hall of the House of Representatives.

As they approach the rostrum, the Sergeant-at-Arms of the House of Representatives will announce: "His Excellency, the Governor-elect, and his escort."

The Joint Assembly, at the order of the President of the Senate, will arise and receive him, standing until they are seated.

The Governor-elect and Lieutenant-Governor-elect and the Chief Justice and Associate Justices will be seated on the rostrum at the Speaker's desk. The escort accompanying them will be seated to the right and left of the Speaker's desk.

The Assembly having been called to order, the President of the Senate will announce that the proceedings will be opened with prayer by the Rev. Dr. Charles Martin Niles, and after prayer the President of the Senate will announce that the Hon. D. C. Heyward, Governor-elect, is present and ready to qualify. Thereupon the

Governor-elect will advance to the desk on the right of the Speaker, and the Chief Justice will advance to the desk on the left of the Speaker. The oath of office will then be administered by the Chief Justice to the Governor-elect, who will then deliver his inaugural address.

At the conclusion of the address, the President of the Senate will then announce that the Hon. John T. Sloan, Lieutenant-Governorelect, is present and ready to qualify.

Whereupon the Lieutenant-Governor-elect and the Chief Justice will advance, as in the case of the Governor-elect, and the Chief Justice will administer the oath of office to the Lieutenant-Governor-elect.

When the Lieutenant-Governor-elect shall have made such acknowledgment as he may be pleased to make, he will announce:

"The purpose for which the Joint Assembly has convened being accomplished, the Joint Assembly is dissolved."

The Senate will return to its Chamber.

Respectfully submitted.

J. Q. MARSHALL, W. H. WILLS,

Committee on part of the Senate.
ALTAMONT MOSES,
B. A. MORGAN,
HUGER SINKLER,
Committee on part of the House.

The report was adopted.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

H. 27.—Mr. Nash: A Bill to require the Register of Mesne Conveyance, or the Clerk of Court in certain Counties, to index certain papers as soon as filed for record.

H. 70.—Mr. Yeldell: A Bill to regulate the traffic in seed cotton and unpacked lint cotton.

H. 28.—Mr. Laban Mauldin: A Bill to repeal Section 489 of the Criminal Code of Laws of South Carolina, 1902, Vol. II, relating to County Auditor.

H. 18.—Mr. Frost: A Bill for the protection of the aids to navigation, established by the authority of the United States Light-House Board, within the State of South Carolina.

H. 21.—Mr. Morgan: A Bill to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

The following was read a third time, passed, and returned to the Senate with amendments:

H. 159 (S. 13).—Mr. Mauldin: A Joint Resolution to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Greenville County.

DEBATE ADJOURNED.

The following was taken up:

H. 75.—Mr. McCants: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.

Mr. LOMAX moved to strike out the enacting words.

Messrs. McCANTS and McCOLL, Jr., urged the passage of the Bill.

On motion of Mr. MORGAN debate was adjourned until 1 p. m. tomorrow.

H. 19.—Mr. Morgan: A Bill making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.

Mr. OTTS offered the following amendment:

Strike out all after the enacting words and insert the following:

Section 1. That Sections 265, 266, 272, 273, and 274 of the Criminal Code of this State, found in Volume 2 of the Code of Laws of South Carolina, 1902, be, and the same are hereby, stricken out, and in lieu thereof the following is substituted, to be known as Sections 265, 266, 272, 273 and 274:

Section 265. If any person shall, directly or indirectly, offer to give or engage to pay any sum of money or other valuable consideration to another, in order to induce such other person to procure for him, by his interest, influence, or any other means whatsoever, any office or place of trust within this State, whether said office is to be obtained through any general, special or primary election, or from any elective tribunal, or shall offer, give, promise or bestow any reward, by meat, drink, or otherwise, for the aforesaid purpose, and be thereof convicted, he shall forfeit the sum of not less than one hundred nor more than five hundred dollars, and suffer imprisonment for a term of not exceeding six months.

Section 266. If any person shall receive of another any sum of money, or reward of meat, drink, or other valuable consideration, for

procuring or assisting to procure any office or place of trust in this State, whether said office is to be obtained through any general, special or primary election, or from any elective tribunal, for any other person whatever, to be convicted thereof, he shall forfeit the sum of not more than one hundred dollars, and suffer imprisonment at the discretion of the Court having cognizance of the same; and if such offender be in any office, he shall, on the conviction, be disabled from holding the same.

Section 272. If any person, qualified by the Constitution and Laws of this State to vote at any election for the Members of Congress of the United States, Members of the Legislature of this State, Sheriff, Clerk, Judge of Probate, or any other County officer, Mayor and Aldermen of any city, Intendant and Wardens of any incorporated town, officers of the militia or volunteer organizations of the State, or at any other election (whether general, special or primary), now required, or that shall hereafter be required, to be held within this State, shall vote more than once at such election, for the same office; such person so voting more than once shall be fined and imprisoned, at the discretion of the Judge before whom the case shall be tried.

Section 273. If at any election hereafter held within this State. whether general, special or primary, for Members of the Congress of the United States, Members of the Legislature of this State, Sheriff, Clerk, Judge of Probate, or other County officers, Mayor and Aldermen of any city, Intendant and Wardens of any incorporated town, officers of the militia or volunteer organizations of this State. or at any other election now required, or that shall hereafter be required by law, to be held within this State, any person shall, by the payment, delivery or promise of money, or other article of value, procure another to vote for or against any particular candidate or measure, the person so promising and the person so voting shall each be guilty of a misdemeanor, and, upon conviction thereof, shall, for the first offense, be fined in any sum not less than one hundred dollars nor more than five hundred dollars, and imprisoned for any period of time, not less than one month nor more than six months; and for the second offense, shall be fined in any sum, not less than five hundred dollars nor more than five thousand dollars, and imprisoned for any period of time, not less than three months nor more than twelve months.

Section 274. If at any election, as in Section 272 of this chapter, as amended, mentioned, any person shall offer or propose to procure

another, by the payment, delivery or promise of money, or other article of value, to vote for or against any particular candidate or measure, or shall offer or propose, for the consideration of money or other article of value paid, delivered or promised, to vote for or against any particular candidate or measure, such person so offering to procure or vote shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined and imprisoned, at the discretion of the Court.

Mr. TOOLE demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 32; nays, 70.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Ballentine, Bass, Brant, Brantley, Cloy, Culler, L. B. Etheredge, Fishburne, Ford, Frost, Gause, Gyles, Harley, Keenan, Kershaw, Kirven, Lester, Little, McCants, Otts, Pittman, Poston, Reaves, Sellers, Toole, Turner, J. M. Walker, Whaley, Wimberly, Yeldell—32.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Baker, Banks, Beamguard, Boyd, Bradham, Brice, Browning, Callison, Colcock, Davis, DesChamps, De-Vore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, Faust, Foster, Fraser, Gaston, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Harrellson, Harrison, Hemphill, D. O. Herbert, Heyward, Irby, LaFitte, Laney, Lawson, Lofton, Lomax, Lyon, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Morgan, Morrison, Moses, Nance, Nicholson, Patterson, Pollock, Prince, Pyatt, Rawlinson, Sanders, Saye, Sheldon, Sinkler, Stoll, Strong, Taylor, Verner, M. W. Walker, John J. Watson, Whatley—70.

So the amendment was not agreed to.

On motion of Mr. PRINCE, debate was adjourned until Wednesday next, immediately after third reading Bills, and from day to day thereafter until disposed of.

PAPERS FROM THE SENATE.

The Senate returned to this House, with concurrence, the following:

H. 175.—Mr. J. B. Watson (S. 112): A Concurrent Resolution in regard to cotton ginners' reports.

Received as information.

The Senate sent to this House the following:

H. 249 (S. 47.—Mr. Bivens): A Bill to amend Section 18 of the Code of Civil Procedure of the Code of Laws, Vol. II, 1902, fixing the time for holding the Courts for Dorchester County.

Which was referred to the Committee on Judiciary.

The Senate returned to this House, with amendments, the following:

H. 74.—Newberry Delegation (S. 97): A Bill to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same," approved the 23d day of December, A. D. 1889.

The amendments being concurred in by the House, and the Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

LEAVE OF ABSENCE.

Mr. McCOLL, Jr., asked and obtained indefinite leave of absence for his colleague, Mr. Bruce, on account of sickness.

ADJOURNMENT.

At 2 p. m., the House, on motion of Mr. BASS, adjourned.

TUESDAY, JANUARY 24, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. HEYWARD, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. WEBB, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were-introduced, read severally a first time, and referred to appropriate Committees:

H. 257.—Mr. BEAMGUARD: A Bill to provide for the teaching of the elementary principles of agriculture and the elements of civil government in all the common schools of the State of South Carolina, and requiring all teachers of said schools, above the grade of primary schools, to stand a satisfactory examination upon the said subjects.

Which was referred to the Committee on Public Schools.

H. 268.—Mr. BRICE: A Bill to provide for the erection of a new jail and repair of the Courthouse in Fairfield County, and to appoint a Commission whose duty it shall be to supervise the application of the funds arising from the sale or hypothecation of said bonds issued in aid of the erection of said jail and repair of said Courthouse.

Which was referred to the Committee on Ways and Means.

H. 269.—Mr. BEAMGUARD: A Bill to apply the provisions of Sections 833, 834, and 835 of the Code of Laws of South Carolina, 1902, Vol. I, to industrial communities of fifty persons or more, whether the same are permanent inhabitants or temporary, and fix the liability of such peace officers.

Which was referred to the Committee on Judiciary.

H. 270.—Mr. MORGAN: A Bill to regulate the sale of cocaine, morphine, and chloral in this State, and provide punishment for violations thereof.

Which was referred to the Committee on Medical Affairs.

H. 271.—Mr. NASH: A Bill to authorize the Trustees of the School District of the City of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.

Which was referred to the Special Committee consisting of the Spartanburg Delegation.

RESOLUTION.

H. 259.—Mr. GASQUE: A Resolution as to purchase of chairs. Be it Resolved, By the House of Representatives, that the Sergeant-at-Arms of the House of Representatives be, and he is hereby, instructed and authorized to purchase two dozen suitable chairs and place the same in the northwest and southwest corners of the

Hall of the House of Representatives, for the use of House Committees that are not provided with Committee rooms.

Which was agreed to.

REPORTS OF COMMITTEES.

Mr. Laney, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 126.—Mr. Laney: A Bill to authorize the Trustees of Jefferson Special School District, No. 9, in Chesterfield County, to issue bonds for the purpose of erecting school buildings and equipping same and purchasing a lot or lots.

Ordered for consideration tomorrow.

Mr. FROST, from the Committee on Ways and Means, submitted a favorable report on:

H. 134.—Mr. Yeldell: A Bill to amend Section 714 of the Code of Laws, 1902, Vol. I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

Ordered for consideration tomorrow.

Mr. TURNER, from the Committee on Offices and Officers, submitted an unfavorable report on:

H. 135.—Mr. Harrison: A Joint Resolution proposing an Amendment to the Constitution, relating to the term of office of all County officers.

Ordered for consideration tomorrow.

Mr. WIMBERLY, from the Committee on Offices and Officers, submitted a favorable report on:

H. 184 (S. 36.—Mr. Hough): A Bill to fix the salaries of the Sheriffs of this State.

· Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 105.—Mr. D. O. Herbert: A Bill to fix the time for the payment of taxes.

Ordered for consideration tomorrow.

Mr. GLOVER, from the Committee on Penitentiary, submitted a favorable report, with amendment, on:

H. 137.—Mr. Yeldell: A Bill to require the Superintendents and guards of chaingangs to give bonds.

Ordered for consideration tomorrow.

Mr. J. J. WATSON, from the Committee on Officers and Officers, submitted a favorable report on:

H. 140.—Mr. Kirby: A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 26th of February, 1904, by providing for the election of two members in Cherokee County, and fixing their compensation.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 198.—Mr. Lyon: A Bill to require the Secretary of State to make reports to the Comptroller-General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.

Ordered for consideration tomorrow.

Mr. PATTERSON, from the Committee on Medical Affairs, submitted a favorable report on:

H. 132.—Mr. Gyles: A Bill to regulate the fees of physicians in this State, testifying as experts in any of the Courts.

Ordered for consideration tomorrow.

Mr. L. B. ETHEREDGE, from the Committee on Medical Affairs, submitted a favorable report on:

H. 173.—Mr. LaFitte: A Bill to define and govern the sale or offering for sale any medicine in this State.

Ordered for consideration tomorrow.

Mr. J. M. WALKER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 170.—Mr. Fishburne: A Bill to amend Section 277 of the (Civil) Code of Laws of South Carolina, Vol. II, providing for the appointment of Court Stenographers, and fixing their salaries.

Ordered for consideration tomorrow.

Mr. HASKELL, from the Committee on Military, submitted an unfavorable report on:

H. 98.—Mr. Gray: A Bill to amend Subdivisions 3 and 5, Class C, No. 4, of Subdivision (B) of Section 1066 (Pension Law), by including widows within its provisions.

Ordered for consideration tomorrow.

Mr. KERSHAW, from the Committee on Commerce and Manufactures, submitted a favorable report on:

H. 218.—Mr. Wimberly: A Bill to amend Section 2 of an Act entitled "An Act to fix the weight of, and regulate the trade in, cornmeal," approved the 23d of February, A. D. 1903, by including grist.

Ordered for consideration tomorrow.

Mr. GYLES, from the Committee on Medical Affairs, submitted an unfavorable report on:

H. 227.—Mr. Turner: A Bill to provide for compulsory vaccination within this State.

Ordered for consideration tomorrow.

Mr. NICHOLSON, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 229.—Mr. Laban Mauldin: A Bill to amend Section 325 of the Civil Code, 1902, Vol. I, by striking out, on eighth line, the words "\$2,500" and inserting in lieu thereof "\$1,000."

Ordered for consideration tomorrow.

Mr. TURNER, from the Committee on Medical Affairs, submitted a favorable report on:

H. 239.—Mr. D. O. Herbert: A Bill to amend Section 1098, of Title VIII, Chapter XXIII, Article I, Vol. I, of the Code of Laws of South Carolina, 1902, entitled of the Public Health, so as to require the Mayor or Intendant to designate and detail policemen to perform the duties of Health Officer.

Ordered for consideration tomorrow.

Mr. CALLISON, from the Committee on Ways and Means, submitted a favorable report on:

H. 246.—Mr. Morrison: A Bill to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

Ordered for consideration tomorrow.

Mr. PRINCE, from the Committee on Ways and Means, submitted a majority favorable report on:

H. 202.—Mr. Prince: A Bill to make an appropriation to the Confederate Home College of Charleston, S. C., and to provide for scholarships in said College.

Mr. BANKS, from the same Committee, submitted a minority unfavorable report.

Ordered for consideration tomorrow.

Mr. L. B. ETHEREDGE, from the Committee on Medical Affairs, submitted a favorable report on:

H. 242.—Mr. L. B. Etheredge: A Joint Resolution, to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine stations, under certain conditions.

Ordered for consideration tomorrow.

Mr. LANEY, from the Committee on Ways and Means, submitted a favorable report on:

H. 245.—Mr. Heyward (by request): A Bill to require all corporations, clubs, individuals, holding or preserving real estate for pleasure purposes in this State to pay an annual license.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 253.—Mr. Lawson: A Joint Resolution, to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him.

Ordered for consideration tomorrow.

Mr. NICHOLSON, from the Committee on Ways and Means, submitted a favorable report on:

H. 40.—Mr. Whaley: A Bill to vest the right, title, and interest of the State in and to certain personal property.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Military, submitted a favorable report on:

H. 91.—Mr. Kirby: A Bill to require the payment of certain pensions after death of claimant.

Ordered for consideration tomorrow.

Mr. D. O. HERBERT, from the Comme on Military, submitted a favorable report on:

H. 109.—Mr. Tribble: A Bill to amend an Act approved the 20th day of February, A. D. 1904, entitled "An Act to exempt soldiers and sailors from paying license," by striking out on the third printed line of said Act the words "who enlisted from this State," so that said Act when so amended shall read as follows.

Ordered for consideration tomorrow.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted a favorable report on:

H., 160 (S. 22.—Mr. Cole L. Blease): A Bill to amend the Act entitled "An Act to protect primary elections and conventions of political parties, and to punish frauds committed thereat," approved December 22, A. D. 1888, so as to include the "Constitution" as well as the "Rules" of political parties.

Ordered for consideration tomorrow.

Mr. GASTON, from the Committee on Judiciary, submitted a report on:

Mr. GYLES, from the Committee on Medical Affairs, submitted an unfavorable report on:

H. 227.—Mr. Turner: A Bill to provide for compulsory vaccination within this State.

Ordered for consideration tomorrow.

Mr. NICHOLSON, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 229.—Mr. Laban Mauldin: A Bill to amend Section 325 of the Civil Code, 1902, Vol. I, by striking out, on eighth line, the words "\$2,500" and inserting in lieu thereof "\$1,000."

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Ordered for consideration tomorrow.

Mr. CALLISON, from the Committee on Ways and Means, submitted a favorable report on:

H. 246.—Mr. Morrison: A Bill to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

Ordered for consideration tomorrow.

Mr. PRINCE, from the Committee on Ways and Means, submitted a majority favorable report on:

H. 202.—Mr. Prince: A Bill to make an appropriation to the Confederate Home College of Charleston, S. C., and to provide for scholarships in said College.

Mr. BANKS, from the same Committee, submitted a minority unfavorable report.

Ordered for consideration tomorrow.

Mr. L. B. ETHEREDGE, from the Committee on Medical Affairs, submitted a favorable report on:

H. 242.—Mr. L. B. Etheredge: A Joint Resolution, to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine stations, under certain conditions.

Ordered for consideration tomorrow.

Mr. LANEY, from the Committee on Ways and Means, submitted a favorable report on:

H. 245.—Mr. Heyward (by request): A Bill to require all corporations, clubs, individuals, holding or preserving real estate for pleasure purposes in this State to pay an annual license.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 253.—Mr. Lawson: A Joint Resolution, to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him.

Ordered for consideration tomorrow.

Mr. NICHOLSON, from the Committee on Ways and Means, submitted a favorable report on:

H. 40.—Mr. Whaley: A Bill to vest the right, title, and interest of the State in and to certain personal property.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Military, submitted a favorable report on:

H. 91.—Mr. Kirby: A Bill to require the payment of certain pensions after death of claimant.

Ordered for consideration tomorrow.

Mr. D. O. HERBERT, from the Committee on Military, submitted a favorable report on:

H. 109.—Mr. Tribble: A Bill to amend an Act approved the 20th day of February, A. D. 1904, entitled "An Act to exempt soldiers and sailors from paying license," by striking out on the third printed line of said Act the words "who enlisted from this State," so that said Act when so amended shall read as follows.

Ordered for consideration tomorrow.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted a favorable report on:

H., 160 (S. 22.—Mr. Cole L. Blease): A Bill to amend the Act entitled "An Act to protect primary elections and conventions of political parties, and to punish frauds committed thereat," approved December 22, A. D. 1888, so as to include the "Constitution" as well as the "Rules" of political parties.

Ordered for consideration tomorrow.

Mr. GASTON, from the Committee on Judiciary, submitted a report on:

H. 178.—Mr. Morrison: 'A Bill to amend the law relating to magistrates and their constables, their duties, powers, jurisdiction, salaries, etc.

Report adopted and Bill referred accordingly.,

Ordered for consideration tomorrow.

Mr. MORGAN, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 185 (S. 54.—Mr. McGowan): A Bill to amend Section 7 of an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Section 8 thereof.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a favorable report on:

H. 193.—Mr. Nash: A Bill to ratify the Amendment of the Constitution of 1895, whereby a new Article thereof is added relating to roads, highways, and drainage.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a favorable report on:

H. 194.—Mr. Nash: A Bill to ratify the Amendment to the Constitution of 1895, whereby Subdivision II and Subdivision IX of Section 34. Article III, thereof, is repealed.

Ordered for consideration tomorrow.

Mr. CLOY, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 203.—Mr. Irby: A Bill to declare certain contracts void.

Mr. TOOLE submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 211.—Mr. Keenan: A Bill to make it a misdemeanor to speak to or utter in the presence of any person any vile or opprobrious language calculated to bring about a breach of the peace.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Special Committee consisting of the Marlboro Delegation, submitted a favorable report on:

H. 217.—Mr. J. P. Gibson: A Bill to amend the Act entitled "An Act to fix the salaries of County Supervisors," approved 24th of February, A. D. 1904, as to Marlboro County.

Ordered for consideration tomorrow.

Mr. POSTON, from the Committee on Offices and Officers, submitted a favorable report on:

H. 206.—Mr. DeVore: A Bill to authorize and require the Supervisors of Registration for Edgefield County to revise the registration books of said County, and to require the County Commissioners of said County to pay for same.

Ordered for consideration tomorrow.

Mr. GASTON, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 117.—Mr. Sinkler: A Bill to prevent merchants engaged in buying and selling merchandise, while indebted, from selling their entire stock of merchandise in bulk, or selling the major portion thereof otherwise than in the ordinary course of trade.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 133.—Mr. LaFitte: A Bill to make cursing and abusing anyone by another an assault, and providing punishment therefor.

Mr. McCOLL, Jr., submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 155.—Mr. Haskell: A Bill to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 226.—Mr. Lawson: A Bill to amend Section 1541 by reducing the time for making analyses to thirty days.

Ordered for consideration tomorrow.

Mr. SANDERS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 228.—Mr. Laban Mauldin: A Bill to require County Auditors to administer oaths in due form to persons making returns of property for taxation.

Ordered for consideration tomorrow.

Mr. GASTON, from the Committee on Dispensary, submitted an unfavorable report on:

H. 244.—Mr. Earhardt: A Bill to prohibit the sale, keeping, or giving away of spirituous liquors or beverages by clubs, organizations, or any association of persons of any kind whatsoever, and to prohibit the Secretary of State from issuing charters for same, and to repeal all such existing charters.

Ordered for consideration tomorrow.

. SECOND READING BILLS.

H. 48.—Mr. Cloy: A Bill to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.

Mr. OTTS moved to strike out the enacting words.

Mr. DOAR demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 22; nays, 89.

Those who voted in the affirmative are:

Messrs. Ashley, Baker, Brice, Browning, Foster, Frost. W. J. Gibson, Gyles, Hemphill, Kirven, LaFitte, Lawson, Lester, McCants, McFaddin, McMaster, Morrison, Otts, Sanders, Seabrook, Turner, M. W. Walker—22.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Callison, Cloy, Colcock, Culler, Davis, DesChamps, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Fraser, Gasque, Gaston, Gause, J. P. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Hall, Hamel, Harrellson, Harrison, Harley, D. O. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Laney, Little, Lofton, Lomax, McColl, Jr., Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Moses, Nance, Nash, Nicholson, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Reaves, Riley, Saye, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Verner, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whatley, Wimberly, Yeldell—89.

So the motion to strike out the enacting words was lost.

Mr. D. O. HERBERT offered the following amendment:

Strike out all after the enacting words, and insert the following:

Section 1. That any male person above the age of sixteen years, who shall by means of deception and promise of marriage seduce any unmarried woman in this State shall, upon conviction, be

deemed guilty of a misdemeanor, and shall be fined or imprisoned at the discretion of the Court; but no conviction shall be had under this Section on the uncorroborated testimony of the woman upon whom the seduction is charged.

Mr. CLOY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 76; nays, 36.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Baker, Ballentine, Banks, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Callison, Colcock, Culler, Davis, DesChamps, DeVore, Doar, Fishburne, Ford, Foster, Frost, Gasque, Gaston, W. J. Gibson, Glover, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrison, Harley, Hemphill, D. O. Herbert, Heyward, Higgins, Irby, Kirven, LaFitte, Lawson, Lester, Little, McCants, McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Nance, Nicholson, Parker, Patterson, Pittman, Prince, Pyatt, Reaves, Sanders, Saye, Seabrook, Sellers, Sheldon, Spivey, Strong, Turner, Verner, M. W. Walker, John J. Watson, Webb, Yeldell—76.

Those who voted in the negative are:

Messrs. Arnold, Bass, Cloy, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fraser, Gause, J. P. Gibson, Graham, Harrellson, Hutto, Keenan, Kershaw, Kirby, Laney, Lotton, Lomax, McColl, Jr., Nash, Otts, Pollock, Poston, Rawlinson, Riley, Sinkler, Stoll, Taylor, Toole, J. M. Walker, J. B. Watson, Whatley, Wimberly—36.

The Bill as amended was then read a second time and ordered to a third reading tomorrow.

Mr. GASTON moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 51.—Mr. Sellers: A Bill for the protection of birds other than game birds and their nests and eggs, and to provide for the punishment of violations thereof.

Mr. POLLOCK offered the following amendments, which were agreed to:

Section 1, line 1, strike out the words "other than game birds"; Section 5, line 2, strike out the words "other than game birds"; Section 10, line 2, insert between the words "owl" and "are" the words "and all other birds which are by nature destructive of other birds"; amend the title by striking out the words "other than game birds."

Mr. PYATT offered the following amendment, which was agreed to:

Amend Section 2, line 4, by inserting after the word "partridge" and before the word "and" the words "ricebird, blackbird."

Mr. PATTERSON offered the following amendment, which was agreed to:

Add at end of line 2, Section 10, the following: "Nor are the nests or eggs of such birds protected hereunder."

The Bill as amended was read the second time, and ordered to a third reading tomorrow:

Mr. SELLERS moved to reconsider the vote whereby the House ordered the Bill to a third feading, and to lay that motion on the table.

Which was agreed to.

H. 5.—Mr. Nash: A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, 1894.

Mr. ASHLEY moved to strike out the enacting words, and demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 14; nays, 95.

Those who voted in the affirmative are:

Messrs. Ashley, L. B. Etheredge, Faust, Gause, Harrison, Irby, Keenan, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Nance, Poston, John J. Watson—14.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Baker, Ballentine, Banks, Bass, Beamguard, Bradham, Brant, Brantley, Brice, Browning, Callison, Colcock, Culler, Davis, DesChamps, De-Vore, Doar, Dukes, Earhardt, E. J. Etheredge, Fishburne, Ford, Foster, Fraser, Frost, Gasque, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrellson, Harley, Haskell, Hemphill, Heyward, Higgins, Hutto, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster,

Massey, Moses, Nash, Nicholson, Otts, Parker, Patterson, Pollock, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, Webb, Whatley, Wimberly, Yeldell—95.

So the House refused to strike out the enacting words.

Mr. NASH offered the following amendment, which was agreed to:

Add a section, to be known as Section 9, as follows:

Section 9. That the office of clerk for preserving historical records, provided for in Section 4 of the Act entitled "An Act to provide for the preservation of valuable historical documents and papers of the State of South Carolina," approved 27th of February, A. D. 1902, is hereby abolished.

Mr. L. B. ETHEREDGE offered the following amendments, which were agreed to:

Amend by adding an additional section thereto, to be known as Section 8, as follows:

Section 8. The said Clerk'shall not do any additional work for pay, and furnish information free to the citizens of South Carolina.

Also amend by changing Section 8, printed Bill, to Section 10.

The Bill was then read the second time and ordered to a third reading tomorrow.

Mr. NASH moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

MESSAGE FROM THE GOVERNOR.

H. 258.—Governor's Message as to expenses for detectives employed in lynching cases.

State of South Carolina, Executive Chamber, Columbia, S. C., January 24, 1905.

Gentlemen of the General Assembly:

I have found it necessary during the past year, in the proper enforcement of the law, to make an expenditure to which I desire to call your special attention.

Owing to the inadequacy of the Contingent Fund, and having no special fund at my disposal, I was under the necessity of personally

borrowing the sum of \$1,867.27 in order to complete the payment of detectives employed for the purpose of bringing to justice persons guilty of participating in lynchings. I gave my personal note for this amount, which amount will be due and payable March 4, 1905. And I respectfully ask that provision may be made for this payment by your honorable body.

D. C. HEYWARD.

Governor.

Which was referred to the Committee on Ways and Means.

CONCURRENT RESOLUTION AGREED TO.

The following was taken up:

H. 171 (S. 7.—Mr. C. L. Blease): A Concurrent Resolution, to appoint a Committee to investigate the management of the Dispensary.

Mr. LOMAX offered the following amendment, which was agreed to:

Add after Section 8 the following: \

"Section 9. That the costs and expenses of this investigation be paid by the State Dispensary, each member of said Commission to receive \$4 per day and the usual mileage."

Mr. SANDERS offered the following amendment, which was agreed to:

Add the following at end of Section 8:

"Provided that the evidence taken or adduced before or by said Commission shall not be used for the purpose of any criminal prosecution against the person who is examined at the time such evidence is taken or adduced."

Mr. SANDERS offered the following amendment:

Add following proviso at end of Section 4:

"Provided that they shall not receive pay for more than thirty days."

Mr. OTTS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 64; nays, 49.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Beamguard, Boyd, Brant, Brice, Browning, Callison, Davis, DesChamps, Doar, Dukes, Epting, E. J. Etheredge, L. B. Etheredge, Fishburne, Ford, W. J. Gibson, Glover, Graham, D. L. Green, W. McD. Green, Gyles,

Hall, Harrellson, D. O. Herbert, Higgins, Hutto, Irby, Kershaw, LaFitte, Laney, Lester, Little, Lomax, McCants, Massey, Lahan Mauldin, T. J. Mauldin, Miller, Morrison, Nance, Nash, Parker, Pittman, Prince, Riley, Sanders, Saye, Sheldon, Spivey, Stoll, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whatley, Wimberly, Yeldell—64.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Banks, Bass, Bradham, Brantley, Cloy, Colcock, Culler, DeVore, Earhardt, Faust, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, Gray, Hamel, Harrison, Harley, Hemphill, Heyward, Keenan, Kirby, Kirven, Lawson, Lofton, Lyon, McColl, Jr., McFaddin, McMaster, Morgan, Moses, Nicholson, Otts, Patterson, Pollock, Poston, Pyatt, Rawlinson, Reaves, Richards, Sellers, Sinkler, Strong, Taylor, Toole—49.

So the amendment was agreed to.

Mr. LANEY moved to reconsider the vote whereby the House agreed to the amendment, and to lay that motion on the table.

Which was agreed to.

Mr. OTTS offered the following amendment, which was agreed to:

Insert Subdivision (N): Is it or not a fact that excessive freights have been paid to railroads for transporting liquors into the State, when said liquors could have been shipped into the State by water at less cost to the State?

The Resolution, as amended, was concurred in, and ordered to be returned to the Senate.

PAPERS FROM THE SENATE.

The Senate returned to this House, with concurrence, the following:

H. 256.—Mr. Haskell (S. 142): A Concurrent Resolution, tendering thanks to the Daughters of the Confederacy.

Received as information.

The Senate sent to this House the following, which were read the first time, and referred to appropriate Committees:

H. 260 (S. 17.—Mr. W. E. Johnson): A Bill to amend Sections 265, 266, 272, 273, and 274 of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.

Which was referred to the Committee on Judiciary.

H. 261 (S. 40.—Mr. Raysor): A Joint Resolution, providing for a Commission to revise the General Free School Law, and report to the next session.

Which was referred to the Committee on Education.

H. 262 (S. 46.—Mr. Blake): A Bill to prevent the spread of contagious diseases.

Which was referred to the Committee on Medical Affairs.

H. 263 (S. 63.—Mr. Marshall): A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.

Reference and printing dispensed with.

Ordered for consideration tomorrow.

H. 264 (S. 73.—Mr. McIver): A Bill to amend Section 714, of Code of Laws, 1902, Volume I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

Which was referred to the Committee on Judiciary.

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the eighth day of December, 1904, and to confer additional powers on said company.

Which was referred to the Committee on Judiciary.

H. 266 (S. 85.—Mr. Blake): A Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

Which was referred to the Committee on Incorporations.

H. 267 (S. 86.—Mr. McIver): A Joint Resolution, to further regulate the determination and the levy of special tax, and the election of Trustees in and for the "School District of the Town of Cheraw."

Reference dispensed with.

Ordered for consideration tomorrow.

TABLED AND WITHDRAWN.

Mr. MOSES, from the Committee on Ways and Means, submitted a report, with recommendation, on:

H. 201.—Mr. Edwards: A Bill to fix the time for making appropriations.

Recommending that the Bill shall, at the request of the author, have immediate consideration and be withdrawn from the files of the House.

Report adopted, and, on motion of Mr. EDWARDS, the Bill was tabled and permission was granted to withdraw it from the files of the House.

On motion of Mr. CULLER, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 83.—Mr. Culler: A Bill to require of ginners to make monthly reports.

BILLS REJECTED.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 191.—Mr. D. O. Herbert: A Bill to ratify the Amendments to the Constitution permitting the General Assembly to enact local and special laws on the subject of laying out, opening, altering, and working roads and highways, and as to the age at which citizens shall be subject to road or other public duty.

The unfavorable report was adopted, and the Bill rejected.

H. 85.—Mr. Green: A Bill to prevent criminal prosecution for disposing of property under lien within certain dates.

Mr. HUTTO offered the following amendments, which were agreed to:

Section 1, line 4, strike out "between" after the word "mortgage" and insert the word "after"; also strike out "and the first day of August."

Mr. SANDERS offered the following amendment, which was agreed to:

Strike from Section I the words "of the year following the year in or for which this debt was contracted," and insert in lieu thereof the following: "of any year."

The question being put, Shall this Bill be ordered to a third reading? it was decided in the negative.

Mr. McCOLL, Jr., moved to reconsider the vote whereby the House refused to order the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

Mr. D. L. GREEN demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 66; nays, 41.

Those who voted in the affirmative are:

Messrs. Arnold, Ashley, Ballentine, Bass, Beamguard, Brice, Callison, Cloy, Colcock, Davis, DeVore, Doar, Earhardt. L. B. Etheredge, Faust, Ford, Fraser, Frost, J. P. Gibson, W. J. Gibson,

Glover, Graham, Gray, Gyles, Hall, Harrellson, Harrison, Haskell, Hemphill, Heyward, Keenan, Kirven, LaFitte, Lawson, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Parker, Patterson, Prince, Pyatt, Reaves, Richards, Riley, Sanders, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Turner, M. W. Walker, John J. Watson—66.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Banks, Boyd, Bradham, Brant, Brantley, Browning, Culler, DesChamps, E. J. Etheredge, Fishburne, Foster, Gasque, Gause, D. L. Green, W. McD. Green, Hamel, D. O. Herbert, Higgins, Hutto, Irby. Kirby, Laney, Lester, Massey, Laban Mauldin, T. J. Mauldin, Otts, Pittman, Poston, Saye, Sellers, Sheldon, Verner, J. M. Walker, J. B. Watson, Webb, Whatley, Wimberly, Yeldell—41.

So the motion to lay on the table the motion to reconsider was agreed to, and the Bill failed of passage.

LEAVE OF ABSENCE.

Mr. ARNOLD asked and obtained leave of absence for his colleague, Mr. Edwards, on account of sickness.

ADJOURNMENT.

At 2:14 p. m. the House, on motion of Mr. POLLOCK, adjourned.

WEDNESDAY, JANUARY 25, 1905.

The House assembled at 10 a. m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. McMASTER, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. SAYE, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 272.—Mr. RILEY: A Bill to amend Section I of an Act entitled "An Act to amend an Act entitled "An Act to amend Section I of an Act entitled "An Act to regulate the carrying, manufacturing and sale of pistols, and to make a violation of the same a misdemeanor," approved 20th of February, 1901, by striking out certain words and inserting other words in lieu thereof, approved February 25, 1902, by prohibiting leasing, renting, bartering, exchanging, and handling pistols," approved 2d of March, A. D. 1903, by fixing a minimum punishment for violation of said Act.

Which was referred to the Committee on Judiciary.

H. 273.—Mr. D. O. HERBERT: A Bill to amend Section 2935 of the Code of Laws, Vol. I, of South Carolina, 1902, relating to persons exempt from serving as jurors so as to include Licensed Embalmers.

Which was referred to the Committee on Judiciary.

H. 370.—Mr. KIRBY: A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.

Which was referred to the Committee on Public Schools.

H. 371.—Mr. D. O. HERBERT: A Bill to amend an Act entitled "An Act to impose a Capitation Tax upon all dogs, approved the 25th day of February, A. D. 1904."

Which was referred to the Committee on Ways and Means.

H. 372.—Mr. DAVIS: A Bill to authorize the County Board of Commissioners of Berkeley County to draw their warrant in favor of L. A. Coward for \$75.00 for building Garner's Bridge, and to require the County Treasurer to pay the same.

Which was referred to the Committee on Ways and Means.

H. 373.—Mr. DAVIS: A Bill to provide for compensation to School Trustees for Stationery, Stamps, etc.

Which was referred to the Committee on Public Schools.

H. 374.—Mr. GASTON: A Bill to provide for the temporary borrowing by the County Treasurer of Chester County of certain funds and to direct the application of same.

Reference and printing dispensed with.

H. 375.—Mr. NASH: A Bill to assign the present Circuit Judges to the proper Circuits in order to conform to the provisions of an

Act entitled "An Act to divide the State into ten Judicial Circuits and arrange the same."

Reference dispensed with.

H. 376.—Mr. BRANTLEY: A Bill to require railroads and any other common carriers operating in this State to provide toilet closets at stations for the use and convenience of passengers.

Which was referred to the Committee on Railroads.

RESOLUTIONS.

H. 367.—Mr. HAMEL: A Resolution to purchase chairs.

Resolved, That the Sergeant-at-Arms of the House be instructed to purchase two dozen armchairs for the use of the House.

. Considered immediately and agreed to.

H. 369.—Mr. FRASER:

Be it Resolved, By the House of Representatives, that the Senate be invited to attend in the House of Representatives at 11:30 o'clock a. m. tomorrow, in joint assembly, under the Concurrent Resolution providing for the election of certain State officers, for the purpose of holding said elections.

Considered immediately and agreed to.

CONCURRENT RESOLUTION.

H. 368.—Mr. COTHRAN: A Concurrent Resolution, indorsing Federal aid in the construction, erection and maintainance of Public Roads.

Be it Resolved, By the House of Representatives, the Senate concurring:

Section 1. That the General Assembly of South Carolina commends the efforts of the junior Senator from this State in the Congress of the United States to procure Federal aid to the erection, construction and maintenance of public highways, bridges and postroads.

Sec. 2. That National legislation in favor of such improvements is approved.

Ordered for consideration tomorrow.

REPORTS OF COMMITTEES.

Mr. SAYE, from the Committee on Public Schools, submitted a majority unfavorable report on

H. 78.—Mr. Kershaw: A Bill to provide an efficient method of procuring teachers for public schools.

Messrs. KERSHAW and BALLENTINE, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. CULLER, from the Committee on Agriculture, submitted a favorable report on:

H. 145.—Mr. Wimberly: A Bill to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 148.—Mr. Richards: A Bill to amend Section 659, of the Criminal Code of South Carolina, relating to the purchasing and keeping of bloodhounds or other serviceable dogs.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 150.—Mr. Riley: A Bill to make any violation of Section 2310, of the Civil Code, 1902, a misdemeanor.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 161 (S. 28.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 180.—Mr. Richards: A Joint Resolution to refund certain overpaid taxes to W. L. DePass.

Ordered for consideration tomorrow.

Mr. CLOY, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 181.—Mr. LaFitte: A Joint Resolution, proposing to amend the Constitution by repealing Section 22 of Article IV thereof, and enacting a new section in lieu thereof.

Mr. LaFITTE, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 188.—Mr. Otts: A Bill to amend Section 88, Vol. II, Code of Laws, 1902, being Code of Civil Procedure, so as to provide for opening judgments by default, and so as to provide for security for costs by nonresident plaintiffs.

Mr. LaFITTE, from the same committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 195.—Mr. L. B. Etheredge: A Bill to divide the net proceeds, if any, of the inspection fees and tag tax on commercial fertilizers equally between Clemson Agricultural and Mechanical College and Winthrop Normal and Industrial College.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a favorable report on:

H. 204.—Mr. DeVore: A Bill to amend Section 1239 of Vol. I, Code of Laws of South Carolina, by striking out "Edgefield" everywhere it occurs in said section.

Ordered for consideration tomorrow.

Mr. SPIVEY, from the Committee on Ways and Means, submitted a favorable report on:

H. 205.—Mr. Harrellson: A Bill to provide for the retirement of certain bonds issued in aid of the construction of a railroad in Horry County.

Ordered for consideration tomorrow.

Mr. LYON, from the Committee on Ways and Means, submitted a favorable report on:

H. 231.—Mr. Ashley: A Bill to repeal an Act entitled "An Act to impose a capitation tax on all dogs," approved the 25th day of February, A. D. 1904.

Ordered for consideration tomorrow.

Mr. NASH, from the Committee on Judiciary, submitted a favorable report on:

H. 232.—Mr. Sinkler: A Bill to amend Section 146, Code of Civil Procedure, by adding at the end of said Section a proviso thereto.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 233.—Mr. Richards: A Joint Resolution, providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale of Kershaw County, for filling out term of W. R. McCreight, deceased.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted a favorable report on:

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the eighth day of December, 1904, and to confer additional powers on said company.

Ordered for consideration tomorrow.

Mr. PATTERSON, from the Committee on Incorporations, submitted a favorable report on:

H. 266 (S. 85.—Mr. Blake): A Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

Ordered for consideration tomorrow.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted a favorable report, with amendment, on:

H. 57.—Mr. Gray: A Bill to amend the law in relation to the names and locations of certain voting precincts in this State.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a majority favorable report on:

H. 58.—Mr. D. O. Herbert: A Bill to impose a tax on gifts, inheritances, demises, bequests, and legacies in certain cases.

Messrs. LYON, PRINCE, FROST, and FAUST submitted a minority unfavorable report.

Ordered for consideration tomorrow.

Mr. KIRVEN, from the Committee on Agriculture, submitted a favorable report on:

H. 143.—Mr. Green: A Bill to amend Section 631 of Chapter XXX of Vol. II, Code of Laws, South Carolina, 1902, by creating a Township Deputy, defining his duties, and providing for his pay. Ordered for consideration tomorrow.

Mr. SEABROOK, from the Committee on Agriculture, submitted a favorable report on:

H. 234.—Mr. Richards: A Bill to repeal the laws which provide for agricultural liens for advances.

Ordered for consideration tomorrow.

TABLED AND WITHDRAWN.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted an unfavorable report on:

H. 110.—Mr. Hamel: A Bill to provide for two additional voting precincts in Lancaster County.

Recommending that the Bill be laid on the table and permission be granted to withdraw it from the files of the House.

The report was adopted.

CLAIMS.

The Comptroller-General submitted the following Claims, which were referred to the Committee on Claims:

- H. 281.—Claim of J. B. Armstrong, salary, \$47.23.
- H. 282.—Claim of J. E. Murray, salary, \$151.67.
- H. 283.—Claim of The State Company, extra printing, \$350.00.
- H. 284.—Claim of Palmetto Bank and Trust Co., loan, \$264.85.
- H. 285.—Robinson & Elliott, tax abatement, \$15.72.
- H. 286.—Claim of James Y. Culbreath, Special Judge, \$140.98.
- H. 287.—Claim of Evening Telegram, advertising, \$44.32.
- H. 288.—Claim of C. M. Matthews, services, \$11.60.
- H. 289.—Claim of Mrs. Sallie R. Brown, tax refund, \$13.80.
- H. 290.—Claim of J. Q. Marshall, committee expenses, \$33.10.
- H. 291.—Claim of J. Q. Marshall, committee expenses, \$26.40.
- H. 292.—Claim of J. S. Trantham, expenses, \$92.00.
- H. 293.—Claim of R. O. Jones, fuel for State House, \$527.30.
- H. 294.—Claim of M. P. Howell, elector, \$34.00.
- H. 295.—Claim of N. H. Stansell, elector, \$23.20.
- H. 296.—Claim of T. J. Cunningham, elector, \$19.10.
- H. 297.—Claim of William Shannon, elector, \$7.30.
- H. 298.—Claim of Olin Sawyer, elector, \$20.30.
- H. 299.—Claim of George Johnston, elector, \$8.70.
- H. 300.—Claim of H. H. Watkins, elector, \$24.70. H. 301.—Claim of A. W. Summers, elector, \$13.10.
- H. 302.—Claim of W. T. Jeter, elector, \$17.60.
- H. 303.—Claim of Union Times Company, proclamations, \$12.00.
- H. 304.—Claim of The Record, advertising, \$44.10.
- H. 305.—Claim of Florence Daily Times, advertising, \$22.29.

- H. 306.—Claim of Union Times, advertising elections, \$42.74.
- H. 307.—Claim of Progress, advertising elections, \$42.74.
- H. 308.—Claim of Keowee Courier, advertising elections, \$46.20.
- H. 309.—Claim of Oconee News, advertising elections, \$46.20.
- H. 310.—Claim of Clinton Gazette, advertising elections, \$46.14.
- H. 311.—Claim of Kershaw Era, advertising elections, \$33.14.
- H. 312.—Claim of Enterprise Publishing Co., advertising elections, \$57.14.
 - H. 313.—Claim of Lancaster Ledger, advertising elections, \$43.00.
 - H. 314.—Claim of Lancaster Review, advertising elections, \$43.00.
 - H. 315.—Claim of The People, advertising elections, \$42.92.
- H. 316.—Claim of Conway Publishing Co., advertising elections, \$11.32.
 - H. 317.—Claim of Greenwood Index, advertising elections, \$42.88.
- H. 318.—Claim of Greenwood Journal, advertising elections, \$42.88.
 - H. 319.—Claim of Greenwood News, advertising elections, \$53.38.
 - H. 320.—Claim of The Advocate, advertising elections, \$43.42.
 - H. 321.—Claim of The New Era, advertising elections, \$45.32.
- H. 322.—Claim of Manning Publishing Co., advertising elections, \$46.82.
 - H. 323.—Claim of estate of W. R. Jones, tax refund, \$11.37.
 - H. 324.—Claim of Manning Times, advertising election, \$46.82.
 - H. 325.—Claim of Carolina Citizen, advertising election, \$44.10.
 - H. 326.—Claim of Cheraw Chronicle, advertising election, \$44.10.
- H. 327.—Claim of Chesterfield Advertiser, advertising election, \$44.10.
 - H. 328.—Claim of Beaufort Gazette, advertising election, \$36.12.
 - H. 329.—Claim of Barnwell People, advertising election, \$10.38.
 - H. 330.—Claim of the New Sentinel, advertising election, \$43.92.
- H. 331.—Claim of Anderson Daily Mail, advertising election, \$48.58.
- H. 332.—Claim of Honea Path Chronicle, advertising election, \$48.58.
 - H. 333.—Claim of Edisto Record, advertising election, \$45.16.
 - H. 334.—Claim of Press and Banner, advertising election, \$41.74.
 - H. 335.—Claim of the R. L. Bryan Co., printing, \$218.50.
 - H. 336.—Claim of U. R. Brooks, Clerk Supreme Court, \$10.00.
 - H. 337.—Claim of W. B. Williams, Auditor York Co., \$112.96.
 - H. 338.—Claim of D. T. Moore, refund taxes, \$45.00.

- H. 339.—Claim of O. B. Martin, expenses State Board of Eduation, \$58.57.
 - H. 340.—Claim of W. H. Lawrence, clerk hire, \$50.00.
 - H. 341.—Claim of R. A. Thompson et al., elections, \$6.20.
- H. 342.—Claim of Dr. J. L. Napier, State Board Medical Examiners, \$31.40.
- H. 343.—Claim of Dr. W. P. Porcher, State Board Medical Examiners, \$34.95.
- H. 344.—Claim of Dr. S. C. Baker, State Board Medical Exammers, \$24.50.
- H. 345.—Claim of Dr. O. B. Mayer, State Board of Medical Examiners, \$25.50.
- H. 346.—Claim of Dr. R. A. Bratton, State Board of Medical Examiners, \$29.00.
- H. 347.—Claim of Davis Furman, State Board Medical Examiners, \$32.20.
- H. 348.—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$21.35.
- H. 349.—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$27.25.
- H. 350.—Claim of Dr. Mary R. Baker, State Board Medical Examiners, \$100.00.
- H. 351.—Claim of Dr. J. L. Napier, State Board Medical Examiners, \$30.60.
- H. 352.—Claim of Dr. W. P. Porcher, State Board Medical Examiners, \$33.30.
- H. 353.—Claim of Dr. Davis Furman, State Board Medical Examiners, \$33.30.
- H. 354.—Claim of Dr. R. A. Bratton, State Board Medical Examiners, \$28.50.
- H. 355.—Claim of Dr. O. B. Mayer, State Board Medical Examiners, \$24.30.
- H. 356.—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$20.00.
- H. 357.—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$26.50.
- H. 358.—Claim of Dr. S. C. Baker, State Board Medical Examiners, \$24.30.
 - H. 359.—Claim of Ernest Moore, Special Judge, \$251.22.
 - H. 360.—Claim of F. B. Gary, Special Judge, \$504.00.
 - H. 361.—Claim of J. A. McCullough, Special Judge, \$189.44.

H. 362.—Claim of Ellis G. Graydon, Special Judge, \$225.36.

H. 363.—Claim of C. C. Featherstone, Special Judge, \$183.86.

H. 364.—Claim of J. E. MacDonald, Special Judge, \$162.91.

H. 365.—Claim of J. E. MacDonald, \$203.19.

H. 366.—Claim of Martin F. Ansel, \$120.00.

MESSAGES FROM THE SENATE.

In the Senate,

Columbia, S. C., January 24, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the amendments proposed by your honorable body to:

H. 159 (S. 13).—Mr. Mauldin: A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Greenville County.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate,

Columbia, S. C., January 25, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it accepts your invitation to be present at 12 m. today for the purpose of witnessing the inauguration of the Governor and Lieutenant-Governor.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate.

Columbia, S. C., January 25, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it refuses to concur in the amendments proposed by your honorable body to:

S. 7.—A Concurrent Resolution, to appoint a Committee to investigate the management of the Dispensary.

Very respectfully,

RICHARD I. MANNING,

President of the Senate.

Received as information.

The House insisting on its amendments, the SPEAKER appointed Messrs. Sanders, Prince, and Brantley as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

PAPERS FROM THE SENATE.

The Senate sent to this House the following, which were read the first time, and referred to appropriate Committees:

H. 274 (S. 56.—Mr. Brooks): A Bill to provide for game wardens.

Which was referred to the Committee on Agriculture.

H. 275 (S. 57.—Mr. Hay): A Bill to amend an Act to authorize the establishment of Municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants, approved February 19, 1904.

Which was referred to the Committee on Judiciary.

H. 276 (S. 59.—Mr. Cole L. Blease): A Bill to provide enrolment in public night schools.

Which was referred to the Committee on Public Schools.

H. 277 (S. 62.—Mr. Raysor): A Bill to amend Section 2727, Civil Code, 1902, relating to the Chief Justice and Associate Justices of the Supreme Court.

Which was referred to the Committee on Judiciary.

H. 278 (S. 87.—Mr. Manning): A Bill to amend Sections 1, 4, 5, 10, and 11, entitled "An Act to require the payment of annual license fees by corporations doing business in the State, and report to the Comptroller-General," approved 1st day of March, 1904, so as to correct errors.

Which was referred to the Committee on Ways and Means.

H. 279 (S. 106.—Mr. Stackhouse): A Bill to authorize the Trustees of Fork School District, being School District No. 26, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.

Which was referred to the Committee on Ways and Means.

H. 280 (S. 114.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 36, of the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

Which was referred to the Committee on Ways and Means.

STANDING COMMITTEE APPOINTMENT.

The SPEAKER announced the appointment of Mr. Joseph Glover on the Ways and Means Committee.

REPORT OF COMMITTEE TO EXAMINE CONDITION OF STATE COLLEGES.

The Committee to Examine into the Financial and Physical Condition of State Colleges submitted the following report:

Columbia, S. C., January 24, 1905.

To the General Assembly of the State of South Carolina:

In compliance with an Act of the General Assembly entitled "An Act to examine into the expenditures of the appropriations for State educational institutions, and the conditions of the same and report to the General Assembly," at the last session of the General Assembly the Speaker of the House of Representatives appointed as members of the Committee, provided under said Act, on the part of the House, Arthur Kibler of Newberry, and Robert Lide of Orangeburg; and the President of the Senate appointed, on the part of the Senate, P. L. Hardin of Chester. The Committee met in Columbia on the 5th day of December, 1904, in order to take up the work provided by the terms of the said Act. Senator P. L. Hardin was selected as Chairman of the Committee.

The Committee then proceeded to visit all of the State educational institutions, in the order in which they appear in the following report. Each member of the Committee gave careful and personal attention to the work required, and utilized such time in visiting the State Colleges as was necessary, in the opinion of the Committee, for a thorough and complete performance of the duties of the Committee.

SOUTH CAROLINA COLLEGE.

We first visited the South Carolina College, and President Benjamin Sloan received us with the utmost courtesy. Accompanied by him, we walked over the grounds, through the buildings, visited a number of classrooms, and he gave us every opportunity to fully learn the conditions of this institution.

This property is very valuable, and beautifully located. The buildings are old, and, while the equipment is not so new or modern as at some of the younger institutions, still there are ample arrangements for the comfort and convenience of the young men and instructors. There is an air of staid old age about the College, and even from an outside view one is truly impressed with the fact that

this College has a long and glorious history of usefulness to its credit.

The grounds are fairly well kept, but there is occasion for almost constant attention in order to keep up the general repairs. We visited some of the dormitory rooms. While the furnishings and arrangement is plain, still it is convenient and ample for the purposes.

INSTRUCTION.

The Faculty of this institution is a strong one, and the students are ably and carefully taught. The Normal Department is well attended, and the Normal scholarships that were recently established are proving popular and attractive. There are seventy-eight Normal students in attendance, from all of the Counties of the State. From the appropriation each student is paid \$5.00 per month for eight months towards his general expenses, and, in addition, his tuition is remitted to him. There remains a small balance on hand from the appropriation for the aid of the Normal students, occasioned by some of the beneficiary students dropping out from time to time from various causes.

STEWARD'S HALL.

This Hall is nicely fitted up, and is an attractive place. It seems to be a source of much care and anxiety to the management of the College. Owing to the increased cost of provisions, it became necessary to advance the board, some time back, from \$10.00 per month to \$11.00 per month. This College does not have the advantage of a college farm to help out in the matter of feeding the students. It is optional with the students whether or not they will board at the Steward's Hall. At the date of our visit 103 students boarded at this place. On September 28th last there were 143 boarding at the Steward's Hall, and on November 15th, 137. Some dropped out on account of the advance in the cost of board. The lady in charge seems capable. We think it would be well for some means to be adopted, if possible, to induce a larger proportion of the students of the College to take their meals at the Steward's Hall. The building is there for the benefit of the students, and it would appear that a lower rate of board could be secured by a larger number of students taking their meals at the Steward's Hall.

EQUIPMENT.

The report of this Committee last year recommended that a safe be secured for preserving the books and records. This has been done, and we think that it was a good investment. The arrangement for heating the Library could possibly be improved for the safety of the building.

BUILDINGS AND GROUNDS.

It is probable that it would prove both economical in the end, and very advantageous, for the building now used for the Infirmary to be utilized for other purposes, and a new infirmary to be erected in some other portion of the grounds.

There is ample space on the lands of the College for many improvements, if there were only sufficient funds available for this purpose. It seems almost a pity that several of the valuable vacant lots belonging to the College could not be utilized for some practical purpose. We simply call this matter to the attention of the General Assembly in order that they may consider whether any action to this end is desirable.

INSURANCE.

The insurance on the College property is written by the Columbia agents in regularly licensed Companies, and it is carefully looked after.

STUDENTS.

There were 269 students enrolled at the College on the date of our visit. Of this number eighty-one paid tuition, some of the others being Normal students, and the others securing remission of the tuition charges under the rules of the institution.

The student-body was divided as follows: Normal, 78; Law, 27; Special, 29; Freshman, 53; Sophomore, 30; Junior, 27, and Senior, 25.

FINANCES.

The receipts and expenditures for the year, from December 1, 1903, to December 1, 1904, were as follows:

Receipts. December, 1903. \$3,511 63 January, 1904. 183 36 February, 1904. 6,631 38 March, 1904. 4,249 09 April, 1904. 3,551 85 May, 1904. 3,796 06 June, 1904. 3,385 92

August, 1904	015 00 248 50 298 40 \$38,322	
Balance November 30, 1903	645	80
Total	\$38,968	28
Expenditures.		
December, 1903 \$3,	869 12	
January, 1904		
	832 58	
March, 1904 3,	272 78	
April, 1904 3,	421 10	
May, 1904 2,	946 69	
June, 1904 3,	118 67	
July, 1904 2,	836 19	
August, 1904 3,	473 10	
September, 1904 2,	88 o 66	
October, 1904 3,	058 95	
November, 1904 4,	029 07	
		
Balance December 1, 1904	670	50
Total	\$38,968	28

At the date of our visit there remained of the 1904 appropriation by the State \$4,794.35 still undrawn, which will be used for the expenses of the College until the appropriation for 1905 becomes available.

The income of the College during the period of our examination came from the following sources: State appropriation, \$30,350.85; tuition, \$2,662.01; term fees, \$2,600.50; diploma fees, \$92.00; room and light fees, \$1,214.21; electric light fees, \$276.04; Infirmary board, \$252.60; miscellaneous, \$874.27; balance on hand December 1, 1903, \$645.80.

Among the expenditures, which amounted to \$38,297.78, are the following classifications: Salaries, \$29,254.64; wages, \$1,367.75; general expenses, \$1,283.42; repairs, \$1,504.79; Infirmary, \$891.53;

fuel and lights, \$788.42; advertising, \$408.05; printing and postage, \$519.66; Trustees' expenses, \$202.26; Library, \$637.44, and a few other items.

SALARIES.

The following is a statement of the names of the officers and teachers of the College, together with the amount of salaries in force December 1, 1904:

D 11 - D 1 1 01	•
President Benjamin Sloan	
Professor W. B. Burney	1,900 00
Professor E. S. Joynes	. 1,900 00
Professor J. D. Pope	. 1,400 00
Professor J. W. Flinn	. 1,900 00
Professor P. Wardlaw	
Professor C. W. Bain	
Professor F. H. Colcock	
Professor A. C. Moore	
Professor G. A. Wauchope	
Professor G. B. Moore	
Professor E. L. Green	
Professor M. H. Moore	
Professor H. C. Davis	
Instructor A. C. Carson	
Instructor H. L. Spahr	
Instructor G. McCutcheon	
Practice School	
Miss M. H. Rion, Librarian	
Miss M. H. Rion, Treasurer	
Miss M. LeConte, Assistant Librarian	
M. C. Dyches, Marshal	
E. McCarthy, Director of Gymnasium	
Mrs. A. Madden, Matron Infirmary	
W. M. Scott (Student), Bellringer	
Miss I. H. Davis, President's Clerk	
Wilss 1. 11. Davis, Hesidelles Cicik	300 00
•	

WINTHROP NORMAL AND INDUSTRIAL COLLEGE.

Total Salaries......\$30,750 00

We found Professor James P. Kinard in charge of the institution in the absence of President D. B. Johnson, who had been in the North for several months for treatment for his health. Since our

visit to Winthrop College in December, we have been advised by President Johnson that he has returned to his work at the College very much improved in health. This news was received by us with much gratification. Professor Kinard received the members of the Committee most cordially, and extended us every courtesy. We found him a capable assistant to President Johnson, and the College has not suffered while in his charge. Winthrop College is well and thoroughly managed in a businesslike and practical manner. All details receive necessary attention.

BUSINESS DEPARTMENT.

Mr. R. B. Cunningham, who has charge of the business office of the College, gave us every facility for making an examination of the accounts and books of the College. His system of bookkeeping and securing and filing all vouchers for expenditures is exceedingly practical and convenient. We think that more uniformity in the methods of making out these vouchers and preserving them would be advantageous to the business departments of the various Colleges. While all of the books and vouchers were found by us to be correct and carefully kept at each of the Colleges, we think that a uniform adoption of the form of vouchers used at Winthrop would be desirable. Mr. Cunningham will furnish copies of his forms upon request, and a general uniform system would prove convenient. The system at Clemson is very similar to that at Winthrop; while several of the Colleges are required to file their vouchers with the Comptroller-General in Columbia. This matter should receive attention in order to secure uniformity.

FINANCES.

Receipts.

Balance on hand, December 1, 1903	\$12,441 53
December, 1903—	
State Appropriation \$8,403 47	
Other Sources	
January, 1904—	
State Appropriation	
Other Sources 6,854 81	
February, 1904—	
State Appropriation	
Other Sources	

March, 1904—	•			
State Appropriation	\$8,850	00		
Other Sources	2,869	55		
April, 1904—				
State Appropriation	5,869	69		
Other Sources	4,709	83		
May, 1904—				
State Appropriation	4,873	87		
Other Sources	773	81		
June, 1904				
State Appropriation	6,607	72		
Other Sources	810	5 2		
July, 1904—				
State Appropriation				
Other Sources	508	25		
August, 1904—				
State Appropriation		_		
Other Sources	478	33		
September, 1904—	_	_		
State Appropriation	6 3 9			
Other Sources	19,012	21		
October, 1904—				
State Appropriation	-	-		
Other Sources	2,920	08		
November, 1904—		_		
State Appropriation				
Other Sources	982	30		
· -			\$105,037	91
		-		
Total	•		\$117,479	44
<u> </u>				
Disbursements.				
December, 1903	\$10,304	72		
January, 1904				
February, 1904				
March, 1904				
April, 1904				
May, 1904				
June, 1904				
July, 1904	2,635	30		

August, 1904 \$	5,100 93
September, 1904	3,449 15
October, 1904	1,198 66
November, 1904	1,035 98
	\$108,380 43
Balance on hand December 1, 1004	\$0,000,01

The balance on hand on December 1, 1904, of \$9,099.01, together with such funds as may be derived from other sources, will be used towards the necessary College expenses until the appropriation of 1905 is available. The above statement of receipts includes every income of the College—State appropriation, amounts paid by students for board, tuition, fees, etc. To determine the total cost per student, the amount of expenditures for the year may be divided by 477, the number of students enrolled on the date of our visit to the College. The charge of \$10.00 per month for board to each student is very reasonable, especially when it is taken into consideration that it includes meals, lodging, laundry, lights, fuel, etc.

It may be of interest to state that of the receipts \$5,449.75 came from the music scholars, and \$222.00 from the elocution and art students. For ordinary tuition only \$2,820.00 was collected during the year.

The students are charged especially for the courses in Music, Elocution, and Art, which accounts for the large income from tuition for those courses. It will appear that there are only about seventy students who pay regular tuition; the others are either beneficiaries or are exempted under the rules. A few students are taking special courses, and they only pay tuition for such.

The teachers who board in the dormitories are charged the same therefor as are the students.

SALARIES.

The salaries of the officers, teachers, and employees, as	fixed	for
the present session, are as follows:		
D. B. Johnson	\$2,500	00
J. W. Thomson	1,700	00
J. P. Kinard	1,700	00
W. F. Moncreiff	1,700	00
T. O. Mabry	1,400	00
A. O. Bauer	1,700	00

400 00

800 00

Miss E. N. Smith......

Miss N. Wysor.....

^{*} Miss Maud Martin is serving temporarily in place made vacant by the recent death of Miss Anna Lichtenwanger.

Miss Ida Dacus	\$500 00
Miss J. W. Ervin	180 00
R. B. Cunningham	1,200 00
H. B. Buist	1,200 00
George B. Green	900 0 0
J. R. Poag	600 0 0
Miss Hannah Neel	225 00
Miss Janie Black	195 00
Miss Lois Crawford	108 00
Miss M. Parker	135 00
Miss M. Moore	135 00
•	

\$40,878 00

COLLEGE FARM.

Mr. H. B. Buist, the Superintendent of the College Farm, accompanied us on our visit to the Farm, and gave us the opportunity for a thorough inspection. He furnished us with the following inventory of the Farm assets:

6 mules, at \$200 \$	1,200	00
55 milch cows, at \$45	2,475	00
100 hogs, at \$10	1,000	00
35 beef cattle, at \$30	1,050	00
150 tons ensilage, at \$4	600	00
150 tons hay, at \$10	1,500	00
1,600 bushels corn, at 75c	1,200	00
Farm equipment, wagons, plows, and other implements.	1,000	00

The Farm consists of 144 acres of land, and was purchased about twelve years ago at a cost of \$20.00 per acre. Considerable improvements in buildings, etc., have been made since, at a cost of from \$4,000.00 to \$5,000.00. Its present value is estimated at \$12,000.00.

An account of all farm expenses is kept, as is credit given the Farm for all products furnished the College, and the accounts are kept just as if the supplies from the Farm were purchased from outside.

The following statement of the Farm account was furnished us by the Superintendent:

FINANCIAL STATEMENT OF WINTHROP COLLEGE EARM, JUNE 1, 1903, TO JUNE 1, 1904.

Dr.

Di.		
To Beef Cattle bought	\$5,056	98
To Feedstuff, Seed, and Fertilizers Bought	3,965	
To Labor, Account Farm \$982 66		
To Labor, Account Dairy		
	2,049	93
To Salary Foreman	540	00
To Salary Superintendent	600	00
To Slops, seven months, at \$9.00	63	
To 27½ Cords of Wood from Powerhouse, at \$2.25	61	88
To 20 Gals. Kerosene from Powerhouse, at 13½c	2	70
To 18 Gals. Machine Oil from Powerhouse, at 25c	4	50
To Mules	<i>575</i>	00
To Milch Cows	302	17
-		
Total Expense\$	13,221	71
PRODUCTS FROM THE FARM.		
. Cr.		
By 74,528 Pounds Net Beef, at 7c	\$5,216	96
By 8,393 Pounds Net Pork, at 9c	<i>7</i> 55	
By 11,655 Pounds Butter, at 23c	2,680	•
By 5,292 Gallons Whole Milk, at 20c	1,058	-
By 10,508 Gallons Skim Milk, at 10c	1,050	
By 1,100 Gallons Buttermilk, at 8c	8 8	
By 44½ Gallons Cream, at \$1.00	44	-
By Vegetables and Berries Supplied College	382	-
By Canned Peaches, Pears, etc	318	•
By Supplies to Summer School	518	05
By Hauling Freight, Wood, and Coal	110	
By Hides, Calves, etc., Sold and Cash Paid to College	987	61
		<u></u>

The Farm is undoubtedly a great convenience to the College. It would prove a very difficult matter for the management to secure a constant supply of fresh milk and butter, meats, fruits, vegetables,

etc., were it not for the Farm. The products furnished the College from the Farm are the very best, and the values named in the foregoing account are exceedingly reasonable for the quality furnished. We dined at the College during our visit, and found the butter and articles of that class as good as could be obtained anywhere.

LABOR.

There seems to be some difficulty in obtaining steady labor on the College Farm, and we believe that it would be economy in the end for the General Assembly to allow twelve convicts, or more, to the College to work on the Farm, and in the improvement and keeping up of the College grounds. It would assure a steady supply of labor, and would prove, no doubt, a great saving to the institution. From time to time there is a great deal of work to be done on the campus, and this could be done largely by the convicts, if they are given to the College.

BUILDINGS AND GROUNDS.

The buildings are well kept, and everything has the appearance of receiving watchful attention from a vigilant management. We visited the halls, classrooms, dormitories, infirmary, dining-room, kitchen, storage-rooms, laundry, heating plant, and found all neat and well kept.

The appropriation of \$3,000.00, made by the General Assembly last year for painting the buildings, has been well spent. The work had not been entirely completed at the time of our visit, but it had progressed far enough to enable us to appreciate the improvement. The work has been well done, and the contract was let at exceedingly reasonable figures for the complete job. The buildings are well equipped with water supply and hose, on each floor, for use in case of fire, and there is a rope fire escape on hand at every window in the dormitories that does not open on an outside veranda. From each porch there is a ladder escape for use in case of fire. During the night there is a watchman in constant attendance. Hence it appears that ample precautions have been taken for the safety of the girls in case of fire.

We would like very much to see several modern cottages erected on a portion of the campus for the use of some of the members of the faculty and their families. They now rent houses in the city of Rock Hill; while it would be more convenient, both to them and for the College, if they could be located nearer the institution. There is ample room on the campus for a few dwellings of the character desired.

INSURANCE.

There has been no change in the insurance since last year. The present policies are in regularly licensed companies, and were taken out in 1902 for three years. The policies will expire in August, 1905, and we recommend that the necessary appropriation be made for the renewal of this insurance; and the policies should be increased, for the present insurance is much under the actual value of the property at risk.

RELIGIOUS CARE.

On Sunday mornings the students may attend services at any of the churches in Rock Hill, and they are accompanied by certain of the teachers. Every Sunday evening religious services are held in the College Chapel for the benefit of the students, and attendance at these evening services is compulsory. They are conducted by the ministers in charge of the various churches in Rock Hill, and they take turn about in conducting them, in accordance with an arrangement made early in the session. This is an excellent plan.

There is a Y. W. C. A. organization at the College, which is in charge of the students, and excellent work is done along spiritual lines.

INSTRUCTION AND TRAINING.

Winthrop is an institution that the people of South Carolina may well view with pardonable pride. It is accomplishing a great work. The young ladies are well cared for, and everything pertaining to their necessary comfort and training is well looked after. The health of the students is given close attention. The instructors are polished and genteel, and an air of brightness and cheerfulness pervades the entire institution. Everything seems to move along with the regularity of clockwork, and every one appeared to have something to do to keep up with the general harmony of things.

We were much interested in many of the courses of instruction, and the modern methods in use. While the arts and music, as well as a complete literary course, are taught by the best of instructors, the most practical affairs of life are given closest attention. Cooking, dressmaking, sewing, milinery work, typewriting, and stenography are thoroughly taught. The manual training department, which is being developed after the methods that have become popular in

many of the Northern institutions, attracted our attention especially. This department is apparently popular with the girls. Light woodwork is done, and the girls are taught the use of the simpler tools. Basketry, weaving, and textile work is taught them, while wood carving is taught, and a number of useful articles can be made by a little effort on the part of the young ladies with simple, light tools at the neat work-benches.

Should we attempt to describe further many things that were of interest to us at Winthrop this report would be protracted far too long, for there is much to see and learn from a visit to that beehive of industry, where the girls of South Carolina are being so well trained by the aid of the State.

CLEMSON AGRICULTURAL AND MECHANICAL COLLEGE.

Your Committee visited Clemson College, and were met and very kindly treated by the President, Dr. P. H. Mell, the professors in the different departments, and the officers who are connected with the institution. We may say that there was no apparent effort on the part of anyone to withhold from the Committee anything that would be of use in making a close examination, in fact there was an urgent demand on the part of both officers and teachers that there should be a thorough examination of every department in all of its details. We were glad to see this feeling existing among those in authority, because it shows that they do not feel that they have any right to keep from the General Assembly any information that it should have. In the short time that we were at Clemson it was impossible that we should minutely inspect every department of the institution, but we gave our time to such subjects as we thought would be of most importance to the General Assembly.

FINANCES.

The finances of an institution should properly be considered as the most important part for the General Assembly to consider, for a board of trustees can run an institution when it has plenty of money to do it with; and, in this respect, the Board of Trustees of Clemson College is fairly well taken care of. When we speak of the finances, we wish here to commend most heartily the splendid work of the Treasurer and his bookkeeper. We examined the vouchers where nearly \$200,000.00 had been spent for all purposes, and

there was not an error of so much as one cent. This, we think, is a pretty good record. Every item is in its proper place, and it was not difficult to find anything that was needed. If there is an expenditure here of a good deal of money, and no doubt there is, still every cent of it can be accounted for.

The principal source of income at Clemson College is from what is known as the "Tag Tax," paid by the different fertilizer companies doing business in the State. The tax, as is well known, is twenty-five cents on every ton of fertilizers sold in the State, which tax is for *inspection* purposes. There are other sources also; such as the Morrill Fund, amounting to \$12,500, given by the United States Government; the Land Scrip, also given by the United States Government; interest on the Clemson Bequest, and smaller amounts from other sources which appear below.

The receipts and expenditures for the year beginning December 1, 1903, by months, is as follows:

Balance on hand December 1, 1903 \$5,610 02		
December, 1903—		
Tag Tax 4,000 00		
Tuition Fees		
	\$9,660	02
January, 1904—		
Tag Tax !		
Tuition Fees		
Clemson Bequest 1,756 18		
Land Scrip 2,877 00		
Products Dairy Herd 768 71		
Sale of Farm Products 145 50		
Interest on Deposits 384 24		
	\$25,891	13
February, 1904—		
Tag Tax\$48,000 00		
Tuition Fees	•	
Products Dairy Herd 230 26		
Electric Plant		
From Rents		
	\$48,934	83

March, 1904—	
Tag Tax\$25,000 00	
Tuition Fees 30 00	
Rents	
Products Dairy Herd 620 73	
·	\$25,680 73
April, 1904—	
Tuition Fees \$650 00	
***************************************	\$650 0 0
May, 1904	
Tag Tax \$9,761 15	
	\$9,761 15
June, 1904—	+34 3
Interest on Deposits \$732 46	
Electric Plant	
Farm Products 701 47	
Dairy Herd	
Rents	
Other Sources	
	\$3,015 40
July, 1904—	+3)3 +-
Interest on Deposits \$283 19	
Clemson Bequest	
Land Scrip	
Other Sources	
	\$5,459 66
August, 1904—	TJ/7JJ
Morrill Fund\$12,500 00	
	\$12,500 00
September, 1904—	4,3
Tuition Fees	
	\$740 00
October, 1904—	ψ,40 00
Tuition Fees \$80 00	
Interest on Deposits	
Tag Tax	
	\$2,551 97
	4 4 ,55± 9/

November, 1904—	
Tuition Fees \$750 00	•
Insurance on Property Burned 850 00	
Other Sources	
	\$1,893 75
Total Receipts	\$147,196 39
Expenditures.	
December, 1903—For All Purposes\$12,322 14	
January, 1904—For All Purposes 13,988 67	
February, 1904—For All Purposes 12,793 19	
March, 1904—For All Purposes 9,969 12	
April, 1904—For All Purposes 16,206 26	
May, 1904—For All Purposes 12,813 24	
June, 1904—For All Purposes 16,931 17	
July, 1904—For All Purposes 13,647 74	
August, 1904—For All Purposes 17,644 76	
September, 1904—For All Purposes 15,624 76	
October, 1904—For All Purposes 10,457 63	
November, 1904—For All Purposes 11,469 35	A. C. OCO.
	\$163,868 o3
Deficiency on Day of Our Visit Total Tag Tax for Year Amounts to	\$16,671 64 \$108,449 15
Clemson College, therefore, was in debt on the day. This deficit was caused by the building of the Agricu at a cost of about \$52,000, and by the payment made to cadets in compliance with an Act of the last General Ass	ultural Hall, o beneficiary
CADET FUND,	
This includes board, washing, heat, light, water, and else, except tuition, and is paid by the students. This tional fund to the one already given.	
Receipts.	
Balance on Hand December 1, 1903	\$13,043 82
January, 1904 \$4,148 83	. 0, 10
December, 1903 645 32	
February, 1904 4,729 11	

March, 1904 \$848 12 April, 1904 6,902 37 May, 1904 77 86 June, 1904 575 77 August, 1904 711 16 Septémber, 1904 23,273 65 October, 1904 2,183 80 November, 1904 7,128 44	\$51, 224 43
Total	\$64,268 25
Disbursements.	•
December, 1903. \$3,560 53 January, 1904. 4,614 51 February, 1904. 4,977 25 March, 1904. 5,088 85 April, 1904. 5,128 39 May, 1904. 4,402 76 June, 1904. 3,323 15 July, 1904. 914 70 August, 1904 1,765 84 September, 1904. 3,561 32 October, 1904. 3,855 41 November, 1904. 3,684 15	\$44,8 76 8 6
Balance on Hand December 1, 1904	\$19,391 39

THE FARM.

The Farm is under the immediate direction of Mr. J. P. Lewis, and he is a most efficient man for the place. It would be difficult to find one better than he, as he has made all out of it that might be expected. Proceeds for the year, as given us by Mr. Lewis, follow:

Crops Harvested in 1904 from College Farm.

3,800 Bushels of Corn, at 75c	\$2,750 00
83 Tons of Hay, at \$12.00	996 oo
150 Tons of Corn Stover, at \$4.00	600 00
12,000 Bundles of Fodder, at \$15.00	180 00

420 Tons of Ensilage, at \$3.00 \$1,260 00 50 Bushels of Sorghum Seed, at 75c 37 50 10 Acres of Forage Crops for Cows 60 00 Vegetables Furnished Barracks 428 00 Vegetables Furnished Convicts 125 00 70 Hogs, 10,860 Pounds, at 6c., for Barracks 651 00 31 Hogs, 4,340 Pounds, at 6c., for Convicts 260 40 50 Pigs Sold, at \$2.50 (Cash) 125 00 117 Hogs on Hand 664 00 Cash Advanced Farm Hostler \$204 00 Fertilizers 500 00 Seeds 50 00 Blacksmith and Repairs 75 00 Tools 100 00 Feed for 12 Mules from Farm 1,014 60 2,700 Days' Convict Labor 1,350 00 Salary Superintendent 1,200 00	\$8,137 50
	\$6,193 60
Profit	\$1,943 90

He also has charge of the Dairy Herd, which consists of: Forty-seven milch cows, twenty-five dry cows, sixteen calves, one Holstein bull, and one Guernsey bull.

Fifteen cows were burned in the barn.

EXPENSES OF THE DAIRY HERD.

Cash advanced for meal and bran \$1	,800 00
60 Tons hay furnished from Farm	720 00
80 Tons of stover furnished from Farm	320 00
220 Tons of ensilage furnished from Farm	660 oo
10 Acres of green feed	60 oo
Feed for one horse used by Farm herd	87 oo
Labor milking and feeding	325 00

\$3,972 00

Credit by 33,750 gallons of milk to Dairy, at	66 -10 00
20 cents	\$6,750 00
12 Calves sold for cash	57 00 80 00
16 Calves, increase in herd, at \$5.00	
•	\$6,887 00
Profit \$2,915 00	
\	
\$6,887 ∞	
From the Farm and Dairy Herd the Barracks were su	applied with
Vegetables, worth about	\$420 00
Pork	051 00
Milk	6,750 ∞
Total	φ, ,ο29 ου
In addition to the receipts already enumerated, the Hamounting to \$15,000.00, is given by the United States of agricultural purposes. More than one-half of this used in paying teachers. We can now get at something like the total cost of a Clemson College, disbursements from all funds consider were in attendance on the day of our visit 610 students, be a fair average for the session of nine months. Disbursements from Cadet Fund	amol int is student at red. The re which will \$44,876 86 120,828 20 7,829 60 7,500 00
\$	5181,034 66
Divide this amount by 610, number of students in atterwee have the approximate cost of a student at Clemso \$313.17 per year. WHAT IT COSTS A STUDENT.	ndance, and on College,
Board and laundry, \$7.50 per month, 9 months	
Hospital, per year	•
Incidental Fee	
Breakage (which is returned if nothing is broken)	3 00

WEDNESDAY,	JANUARY	25,	1905.
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181

Uniform	
Tuition (if he is able to pay it)	40 00
Books, about	10 00

\$153 00

This is a very moderate cost, and no college of similar standing can show a less cost to the student. Let us remember, however, that Clemson College has a very large income from other sources, and were it not for this the cost to a student would be fully as much as at other colleges. Certainly it would be nothing less when we consider the very large expenditures of the institution as pointed out in this report.

Students in attendance on day of our visit	
Number students enrolled	648
Number actually paying tuition	
Turned off for want of room	75

SALARIES OF TEACHERS AND OFFICERS.

Name.	Annual.	Monthl	y .
		Paid by	Paid by
		Station.	College.
P. H. E. Sloan	\$1,200 00		\$100 00
John N. Hook	950 00 .	\$75 oo	4 16
J. P. Lewis	1,200 00		100 00
G. Shanklin	1,200 00		100 00
J. S. Pickett	800 00	66 66	
Burns Gillerson	600 00	25 00	. 25 00
B. H. Rawl	900 00	37 50	37 50
W. D. Garrison	840 00		70 00
P. H. Mell	3,000 00	83 33	166 66
H. M. Stackhouse	1,200 00		100 00
C. C. McDonald	1,200 00		100 00
B. F. Robertson	1,200 00		100 00
D. H. Henry	900 00		<i>75</i> 00
J. S. Newman	2,000 00	83 33	83 33
H. H. Calhoun	1,750 00		145 83
L. A. Klein	1,500 00	62 50	62 50
C. E. Chambliss	1,500 00	62 50	62 50
C. C. Newman	1,500 00	62 50	62 50
H. Metcalf	1,500 00	62 50	62 50

Name.	Annual.	Monthly.	
		Paid by	Paid by
		Station.	College.
H. Benton	\$1,200 00	\$50 00	\$50 00
A. S. Shealy	900 00		75 0 0
W. M. Riggs	2,000 00		166 66
T. G. Poats	1,500 00		125 00
S. B. Earle	1,500 00		125 00
C. B. Griswold	1,200 00		100 00
W. W. Klugh	1,200 00		100 00
R. E. Lee	1,500 00		125 00
C. S. Wright	1,200 00		100 00
J. H. M. Beaty	2,000 00		166 66
F. D. Frissell	1,500 00		125 00
J. H. James	1,200 00		100 00
J. H. Hook	1,200 00		100 00
John W. Gantt	800 00		66 66
S. T. Howard	700 00		58 33
B. M. Parker	900 00		75 0 0
F. T. Dargan	1,200 00		100 00
M. E. Bradley	900 00		75 0 0
A. B. Bryan	1,200 00		100 00
C. M. Furman	1,750 00		145 83
J. S. McLucas	1,200 00		100 00
T. W. Keitt	1,200 00		100 00
D. W. Daniel	1,200 00		100 00
P. T. Brodie	1,750 00		145 83
S. W. Reaves	1,200 00		100 00
J. E. Hunter	900 00		<i>7</i> 5 ∞
S. M. Martin	1,200 00		100 00
H. Houston	1,200 00		100 00
M. B. Hardin	2,500 00	41 66	166 66
R. N. Brackett	1,500 00	25 00	100 00
F. S. Shiver	1,350 00	62 50	50 00
F. C. Atkinson	900 00		<i>7</i> 5 ∞
W. S. Morrison	1,750 00		145 83
George E. Taylor	1,200 00		100 00
Miss M. B. Wannamaker	540 00		45 00
Miss S. H. Sloan	600 00		50 00
J. S. Goodman	280 00		23 33
Miss V. Norris		40 00	

Name.	Annual.	Monthl	у.
	,	Paid by	Paid by
C. D. Clay	•	Station.	College. \$50 00
	CADET FUND.	•	
A. M. Redfearn	\$1,350 00		\$112 50
J. S. Goodman			60 00
A. Schilletter	1,200 00	, .	100 00
	\$76,230 00		·

As to whether there are too many drawing salaries at Clemson, and as to the amount of the salaries, we must let the General Assembly determine. We give the facts as we find them. It does seem to us, however, that there should be a limit, and, in our opinion, that limit has been reached.

PERMANENT IMPROVEMENTS.

There was expended during the year for permanent improvements as follows:

Completion of Agricultural Hall	\$43	,040	83
Improvement in Waterworks		900	32
		<u>·</u>	

\$43,941 15

One new cottage for a professor is now building, and will cost about \$800.00.

During the year one barn, worth about \$1,000.00, was destroyed by fire, and fifteen cows were burned, but the losses were nearly covered by insurance.

We are pleased to know that the insurance of property is carefully attended to, and losses by fire, which will probably occur in the future, as they have in the past, will not be a very serious money loss to the institution.

INSTRUCTION.

The boy who goes to Clemson College will find that he is in charge of men well fitted for the different positions which they fill. If he wants to take a course in Mechanics, Chemistry, Electricity, and kindred subjects, or, we might say, the natural sciences. he will

find Clemson the very place for him. In fact, we very much doubt if he can find a better place in the South.

We are glad to say also that Agriculture is likely to be given more attention in the classroom in the future. This result will be accomplished to some extent by an Act of the last session of the General Assembly, providing for 124 beneficiary scholarships, and the preference to be given to those boys who wish to take the Agricultural Course.

In the matter of instruction, we feel that there is yet something wanting at the College. Either French, German, or Latin should be taught, and perhaps all three if possible. This matter should receive the attention of the Board of Trustees without further delay.

CARE OF BUILDINGS AND GROUNDS.

Everything is well cared for at the College. Nothing is done in a careless or indifferent manner. The visitor will be struck with the neat appearance of everything in the buildings and on the grounds. This is due largely to the energy and zeal of the President.

DISCIPLINE.

To govern 600 boys requires the very best thought and care. To do this requires military discipline, and we find this at Clemson. Capt. C. D. Clay, of Kentucky, a grandson of the immortal Henry Clay, has charge of the Military Department of the College, and no better man could be found for this work. He has served for a number of years in the United States Army, and knows what obedience means. As a result of the thorough work here, the boys are easily controlled.

While the military feature should be very prominent, work in this line is severely hampered for the want of a suitable drillground. This defect should be remedied at once.

BARRACKS.

In the Barracks there are accommodations for about 600 boys. These buildings, three stories high, are neat and comfortable. Everything is kept in the best order. We feel, however, that there is one want to be supplied here, and this should have been attended to long ago. On the second and third floors fire-escapes should be provided in case an accident in the way of a fire should occur. It

would not cost much to get them, and they should be supplied at once. No one may be burned to death by fire here, but to be on the safe side fire-escapes should be put into the Barracks.

GENERAL CARE OF STUDENTS.

The proper care is given to the students. Should they be sick, there is a hospital here, and a good physician on hand. The religious and moral training of the students is also well attended to. A minister of some denomination preaches in the College every Sunday morning, which is very thoughtful on the part of the management.

As to board at the College, this is as good as could be expected. Your Committee were invited to dine with the boys, and found the meals well prepared and in abundance. The best of order is maintained in the dining-hall.

THE FARM.

Unfortunately for South Carolina, Clemson College has been located in a section where it is impossible to demonstrate to a student or a visitor what can be done with a farm. There is very little land owned by the College that is at all fitted for farming purposes. It is true that there are about 100 acres of good bottom lands belonging to the College, but these lands have been very expensive, as it has required more money than they are worth to build embankments to prevent overflows, and the end is not yet. Future overflows will necessitate the expenditure of more money, and after a while, perhaps, the bottom lands will be abandoned as too costly. these bottom lands there is none other fitted for agricultural purposes. It is true that there are more than 1,000 acres of land owned by the College, but they are practically useless for farming, except a few acres at the Experimental Station. We feel that the location of Clemson was a failure so far as agricultural purposes are concerned, but it is too late now to remedy the matter.

The Farm is worked and the grounds kept up by about thirty-five convicts furnished by the State.

GENERAL REMARKS.

Clemson College has been built. Thousands, yes, hundreds of thousands, of the people's money have been lavished upon it, and it does seem that the end of the expenditure in buildings and improvements is not yet. The buildings are furnished, and furnished

handsomely. Everything that is needed has been supplied, but it does seem that there is a desire for indefinite expansion. Suppose that this extension increases from year to year, as it has in the past few years, where will the end be? Some one may say that there is a demand for more room, and that applicants for admission are turned off every year for want of room. Let us remember that it is not possible to educate every boy in South Carolina at Clemson College, and there must be a stop somewhere. Suppose that by some means, and it is not impossible, its primary source of income, the "Tag Tax," should be cut off. What would happen then? Either a very large appropriation must come from the State Treasury, or part of the work of the College would have to be discontinued.

A halt should be called, and the sooner the better. It is wiser and better to check oneself than to have another do it.

COLORED NORMAL, INDUSTRIAL, AGRICULTURAL, AND MECHANICAL COLLEGE, ORANGEBURG, S. C.

When your Committee visited the Colored College, they found Dr. Thomas E. Miller, the President, ready, willing, and anxious to give them all the information they asked for, and he suggested inspection of some things that perhaps would not have otherwise been thought of. He is certainly a man who commands the obedience and respect of all the pupils.

BUILDINGS.

It is a great pity that the buildings at the Colored College are frame, and not brick, as they should be. The two main buildings are new, and well constructed, but as there are dormitories in them, there is always more or less danger from fire. A sharp watch is kept all the time, and there is no hour of the night when there is not a watchman on duty, but even with this precaution, which is absolutely necessary, the danger from loss of life by fire is not altogether averted.

The buildings are very plainly furnished; in fact, the furniture in the dormitories is of the very simplest kind, and not what it should be. These people have done the very best they could with the means at hand, but they simply have not had the money to make better appearances as to furniture and school equipments.

The new industrial building, made of brick, is not finished. The students at the College did most of the work, and it has been well done, but they have been forced to stop, as they have no money to buy the material necessary to finish it. It will take about \$2,500.00 to complete the building, and we do earnestly hope that the General Assembly may appropriate this necessary amount, as we think it would be an act of justice, and to withhold the appropriation means postponing the completion of the building.

All the buildings, except the two main halls and industrial building, are very poor, one-story frame houses. They may answer their purposes fairly well, but it is to be hoped that the day is not far distant when better buildings may be secured.

FINANCES.

Receipts.

Balance on Hand December 1, 1903 December, 1903—	\$148 00
From Land Scrip Fund \$666 05	
From Morrill Fund	
From Farm Products 182 64	•
	\$2,133 00
January, 1904—	4-3-00
From Land Scrip Fund \$1,055 45	
From Morrill Fund 980 48	
From Farm Products	
	\$2,057 12
February, 1904—	φ2,05/ 12
From Morrill Fund \$1,004 48	
•	
From State Appropriation 1,097 43	
From Farm Products 51 60	•
	\$2,153 51
March, 1904—	
From State Appropriation \$2,087 03	
From Morrill Fund 992 48	
From Farm Products 32-42	
	\$3,111 93
April, 1904—	
From State Appropriation \$943 06	
From Morrill Fund	
From Farm Products 87 99	
	\$2,279 14
	¥=,=/9 ·4

May, 1904—			
From State Appropriation	\$630	31	
From Morrill Fund	992		
From Farm Products		49	
-			\$1,641 28
June, 1904—			
From Morrill Fund	\$992	48	
From Farm Products	30	94	
-			\$1,023 42
July, 1904—			
From Morrill Fund	\$1,009	48	
From Land Scrip	479	33	
From Farm Products			
-			\$1,537 85
August, 1904—			
From Morrill Fund	\$1,009	98	
From Land Scrip	254	93	
From Farm Products	19	70	
-			\$1,284 61
September, 1904—			-
From Morrill Fund	\$974	98	
From Farm Products	244		
-			\$1,219 40
October, 1904-			
From Morrill Fund	\$1,037	93	
From Land Scrip			
From Farm Products		45	
-			\$1,580 23
November, 1904—			
From Land Scrip	\$651	56	
From State Appropriation	242	-	
From Morrill Fund	1,403	•	
From Farm Products		13	
-			\$2,320 71
Total Receipts			\$22,342 20
Disbursements.			
December, 1903			
For Teachers' Salaries	\$1,002	48	
For Other Purposes			
•			\$1,802 36

WEDNESDAY, JANUARY 25, 1905.	189
January, 1904—	
For Teachers' Salaries \$980 48	
For Other Purposes	
	\$2,035 93
February, 1904—	
For Teachers' Salaries \$1,004 48	
For Other Purposes 1,097 43	
	\$2,101 91
March, 1904—	,
For Teachers' Salaries \$992 48	
For Other Purposes	
	\$3.079 51
April, 1904—	
For Teachers' Salaries \$992 48	
For Other Purposes 1,198 67	
	\$2,191 15
May, 1904—	
For Teachers' Salaries \$992 48	
For Other Purposes 630 31	
_	\$1,622 <i>7</i> 9
June, 1904—	
For Teachers' Salaries \$992 48	• •
T. 1	\$992 48
July, 1904—	
For Teachers' Salaries \$1,009 48	
For Other Purposes 479 33	¢00 0-
Assembly 7004	\$1,488 81
August, 1904— For Teachers' Salaries\$1,009 98	
For Other Purposes 254 93	\$1,264 91
September, 1904—	φ1,204 9 1
For Teachers' Salaries \$974 98	
	\$974 98
October, 1904—	49/4 90
For Teachers' Salaries \$974 98	•
For Other Purposes 527 80	
	\$1,502 78
	, -, , - , -

6		November, 1904— For Teachers' Salaries For Other Purposes
\$2,297 58	\$615 00 372 01	Amount Paid Board for Students Leaving a Balance on Hand Dec. 1, 1904
\$22,342 20 \$21,970 19		Total Receipts
\$372 01		Balance on Hand on Day of Our Visit

The largest income is from the United States Government, and is known as the "Morrill Fund," which is used to pay teachers. It now amounts to \$12,500.00, which is its limit. The Land Scrip Fund also comes from the United States Government. These funds and the appropriation made by the State support the College.

The item in expenditures, \$615.00, is accounted for by resolution of the Board of Trustees, which provides that any student who has attended school for five months in the year shall receive one month's board free. There were enough who attended five months in the year to claim their one month's board, amounting in all to \$615.00. The fund came from the sale of farm products, and did not come from the regular appropriation for the College.

THE FARM.

We find that there is a good farm at the College, and it is carefully attended to. There are some cows on the Farm, but not near enough to supply milk and butter for the needs of the College.

Farm and Stock.

Stock—	
8 Sows at \$20.00	\$160 00
9 Jersey Cows at \$40.00	360 00
2 Jersey Heifers at \$20.00	40 00
8 Calves at \$6.00	48 oo
3 Mules at \$150.00	450 00
Crop—	
4 bales of cotton	214 00
40 Acres, 630 bushels, of corn at 70c	431 0 0
27 Acres, 300 bushels, of oats at 50c	150 00

34 Tons of hay at 75c. per 100 lb	70 00
7 bales of cotton on hand at \$30.00	210 00
, PAY OF TEACHERS.	\$2,693 00
None of the teachers at the Colored College receive larg	e salaries
The following are the names and yearly pay of each:	c salarics.
T. E. Miller, President	\$1,800 00
N. C. Nix, Professor of Mathematics	900 00
R. S. Wilkinson, Professor of Physics and Chemistry	900 00
A. Robertson, Professor of History and Polit. Economy	900 00
J. C. Whittaker, Professor of Pedagogy and English	900 00
Louise B. Fordham, Assistant Professor of History	600 00
Otis C. Davenport, Instructor in English and Music	360 oo
Pansie E. Miller, Instructor in English and Bookkeeping	360 00
Olive A. Sasportas, Assistant Primary Department	360 00
Clem S. Dominique, Instructor in Physiology and Hy-	
giene	360 00
Kate Cardoza, Instructor in Arithmetic and Reading	360 00
Lilian C. Mack, Instructor in English	360 00
C. Clara Davis, Instructor in Dressmaking	360 00
Cornelia Gregg, Matron	360 00
Nellie V. Johnson, Instructor in Reading and Geography	360 00
S. D. Frasier, Janitor and Orderly	360 00
S. M. Boston, Superintendent of Ironworking	500 00
J. R. Steel, Superintendent of Brickworking	500 00
William Gruber, Superintendent of Woodworking	500 00
E. King, Instructor in Shoemaking	300 00
W. H. Adams, Superintendent of Farm	300 00 360 00
J. T. Wright, Chaplain	150 00
	150 00
	12,210 00

COST TO A STUDENT.

The students at the College pay no tuition fees. In fact, the great majority of them could not pay \$40.00 tuition, and were this required of them they could not go to College.

Total expense outside of clothing is about as follows:	
Board for 8 months at \$5.50\$44 ox)
Incidental fee I or)
Books, about 8 oc)
	-
Total\$53 ∞)

We were in the dining-hall at the dinner hour, and saw what fare the pupils had. It was good enough, and plenty of it. The students had no complaint whatever to make, and we saw no room for any. This is very commendable on the part of the officers. We were also struck with the perfect order in the dining-room. There was no confusion whatever, and complete happiness seemed to possess every one.

The students are well cared for, in sickness and in health. In case one is sick, a splendid physician, living in the town, is sent for, and his services are paid for by the College according to a yearly contract.

INSTRUCTION.

The methods of teaching are fully up to what one might expect. Of course you would not find here as many different subjects taught as in our other colleges, but such as are taught are taught well. It is really surprising to see how eager the colored children are to learn. They are anxious to get all they can, and are making rapid progress. Their teachers seem to take an interest in them, and they are all obedient.

As for order on the grounds and in the classrooms, it is the very best. No fault whatever can be found.

During the year 823 pupils have been enrolled, and of these 350 board at the College. About 1,200 were turned off because there was no room.

INSURANCE.

We find the property very well insured, and in the best of companies. Were the property insured for three or five years at a time there would be a saving of nearly one-third of the premium, and since the premium is nearly \$1,000.00 per year, it would be well to look into the matter.

MAINTENANCE.

The Board of Trustees ask for \$5,554.35 to help in running the College this year. They need this amount, and as they ask very lit-

tle of the State, there is no reason why it should not be granted. We hope that the General Assembly may make the appropriation without hesitation.

There is no safe in the College for keeping valuable records, and we would ask that an appropriation of \$200.00, if so much be necessary, be made for the purpose of buying a fireproof safe.

SOUTH CAROLINA MILITARY ACADEMY.

Your Committee visited the Citadel Academy, the West Point of the South, and were met by Col. Asbury Coward, the Superintendent, who seemed glad to have us come to inspect the institution. In fact, this is the case at all of the Colleges—they want the General Assembly to know their exact condition, and seem to wish to conceal nothing.

We do not find much room for expansion at the Citadel—that is, so far as land is concerned. The institution is hemmed in on all sides pretty closely, and it does seem as if there should be more room, but as it is located in the business part of a city, expansion, so far as building is concerned, is well-nigh impossible.

We found such buildings as they have in very good condition, and properly cared for. The General Assembly appropriated at its last session \$10,000.00 for putting in a heating and light plant. The old heating stoves are now done away with, and the new heating system is in use, which is a great improvement, and makes the classrooms and sleeping apartments neater and more comfortable. The \$10,000.00 appropriation for heating and lighting has been spent, and the Quartermaster had a full statement showing where every clollar had gone. The power for lighting the building is procured from the City of Charleston, at a cost of about \$1,000.00 per year, which is very reasonable.

FINANCES.

Receipts.

Balance on Hand December 1, 1903	\$117 43
December, 1903—	
From State Appropriation \$2,083 37	
From Other Sources 1,775 00	
January, 1904—'	•
From Other Sources 2,010 65	

February, 1904—					
From State Appropriation		\$4,166	66		
From Other Sources		2,022	00		
March, 1904					
irom State Appropriation			33		
From Other Sources		б12	5 6		
April, 1904—					
From State Appropriation		2,083	33		
From Other Sources		3,518	53		
May, 1904—					
From State Appropriation			33		
From Other Sources		337	56		
June, 1904—					
From State Appropriation			33		
From Other Sources		634	32		
July, 1904—					
From State Appropriation					
From Other Sources		607	87		
August, 1904—					
From State Appropriation			33		
From Other Sources		36	47		
September, 1904—					
From State Appropriation		2,083	33		
From Other Sources		545	28	•	
October, 1904—					
From State Appropriation					
From Other Sources		2,462	73		
November, 1904—					
From State Appropriation		2,083	33		
From Other Sources		2,875	73		
	-			\$42,556	13
Expenditure	S.				
December, 1903—	-				
For Teachers' Salaries		\$1,175	21		
For Other Purposes					
January, 1904—	• • • •	_,	13		
For Teachers' Salaries		1.174	97		
For Other Purposes					
February, 1904—	•	- J-	J		
For Teachers' Salaries		1.174	97		
For Other Purposes					

March, 1904—	
For Teachers' Salaries \$1,174 97	
For Other Purposes	
April, 1904—	•
For Teachers' Salaries 1,174 97	
For Other Purposes 3,733 51	
May, 1904—	
For Teachers' Salaries	,
For Other Purposes	•
June, 1904—	
For Teachers' Salaries 1,174 97	
For Other Purposes 3,410 79	•
July, 1904—	
For Teachers' Salaries	•
For Other Purposes 561 29	
August, 1904—	
For Teachers' Salaries 1,174 97	
For Other Purposes 944 83	
September, 1904—	
For Teachers' Salaries 1,174 97	
For Other Purposes 1,453 64	
October, 1904—	
For Teachers' Salaries 1,174 97	
For Other Purposes	
November, 1904—	
For Teachers' Salaries 1,174 97	
For Other Purposes 5,146 24	
-	\$42,502 02
Total Receipts for Twelve Months	\$42.55 6 13
Total Expenditures for Twelve Months	42,505 02
Balance on Hand	\$54 11

The only source of income to the Citadel is from the State appropriation, and the amounts received from pay cadets. In addition to this, however, the City of Charleston supports six cadets, at a cost of \$250.00 each, or \$1,500.00. These cadetships are won by Charleston boys at competitive examination, held under the direction of the city authorities. These scholarships are a credit to the city, and show what a deep interest the citizens have in this institution.

COST OF EACH STUDENT.

The total expenditures for all purposes were \$42,502.02 for the year ending December 1, 1904. There were in attendance 149 cadets, sixty-eight beneficiaries and eighty-one pay. Now, if we divide \$42,502.02 by 149, we have as the cost per cadet, \$285.24. We must remember that this amount includes every expense of whatsoever kind, and is very low, considering that the Citadel is in the heart of our largest city, and everything must be bought. It includes board, clothing, medical attention, books—in fact, everything. No institution in the State can make a better showing in this respect.

PAY OF TEACHERS AND OFFICERS.

Colonel Asbury Coward\$2,500	00
Major St. James Cummings	00
Major R. G. Thomas	00
Major P. P. Mazyck	00
Major O. J. Bond	00
Captain J. T. Coleman	00
Colonel J. C. Lynes	00
Lieutenant J. W. Cantey	00
Lieutenant W. W. White, Quartermaster 900	00
Dr. F. L. Parker, Surgeon 400	00

This salary list shows only ten teachers and officers drawing pay, and the amounts paid them is low enough, when we consider the work they are doing for the boys of the State.

STUDENT-BODY.

We find here a body of healthy, vigorous, and intelligent boys from all portions of the State. There are also eight young Cubans here, and they seem well pleased with the work they have to do. It seems, then, that our Citadel is known even beyond the limits of our own Southland, even in faraway Cuba; and these young boys, going back to their native isle, will spread the news that an excellent institution is to be found in the Southern part of our great country—a school where the doctrine is taught that all men are created free and equal.

INSTRUCTION AND DISCIPLINE.

The instruction given at the Citadel is the very best. Well-equipped teachers are in every classroom, and the students must prepare their lesson, or there is trouble for them.

As to discipline, we need not say that it is first-class, as every one knows that this School is military all the way through. We had no complaint brought to us.

BOARD.

We were in the dining-room when the boys came in to dinner. We saw what was set before them, and if all their meals are as well prepared as this one, and if there is always the abundance, and of equal quality, on hand, then there should be no murmuring.

The Quartermaster informed us that board costs about \$7.00 per month. This is very reasonable, and must be the result of most careful and prudent management in this department.

MAINTENANCE.

The Board of Visitors asks for an appropriation of \$26,250.00, as follows:

Support of the Academy	.\$25,000 00
Repairs	
Additions to Library	. 250 00

Total......\$26,250 00 We think this amount should be given.

REMARKS.

The Citadel Academy is a great institution. It has done a greaf deal for the State, and is destined to do much more. It has not been extravagant in its demands. It has asked for what it needed, and no more. It has always been modest, and never "loud or stubborn," and so long as it is to be continued let it be supported in such a manner as it justly merits.

CONCLUSION.

The attendance at all of the State colleges is large, and the work is as complete and thorough as we believe is done at any similar institutions in the country. South Carolina is unquestionably doing a good part by her educational institutions, and we believe that the

results are, as a whole, quite satisfactory and encouraging. The general interest in education seems to be growing in the State, and to contemplate the large number of bright and attractive young men and young women from all portions of the State, who are now being trained for lives of usefulness to themselves and their State, one can but feel that our future is secure.

While all of the colleges cannot be given all that could be advantageously utilized by them, still we think that under present conditions the State is doing as much for her institutions for higher education as could reasonably be expected at this time.

There is now no question of the fact that it is the duty of the State to see that all of her boys and girls are given some education, still we do not think the rule will apply so far as to require the State to give all of her boys and girls the advantages of a higher education. At this time our State has placed the very best advantages and opportunities for higher education within the reach of its citizens, although the number of actual beneficiaries thereunder may necessarily be limited.

It may be a fact that when the present system of State colleges was planned, more thorough and complete results could have been obtained, at less expense to the State, had the energies not been scattered among so many institutions where separate organizations and accommodations have to be maintained; still it would be a backward step for any of the present institutions that have contributed so much for the past history of the State, and are now accomplishing so much for the coming generation of active citizens, to be discontinued. We are not yet prepared to say that the time has come, if it ever comes, for a change in the State's present fixed policy towards higher education. The future attitude of the State towards her colleges and educational institutions is a question for the deepest thought and consideration of our most patriotic statesmen. We do think that at most of the institutions expansion has now gone far enough, and that the wisest course would be to keep them up to the present high standards at this time, rather than to branch out with new projections. This alone will require no small expense on the part of the State, and much care and watchfulness on the part of the governing bodies of each institution.

Respectfully submitted,

P. L. HARDIN,
On the part of the Senate.
ARTHUR KIBLER,
ROBERT LIDE,
On the part of the House.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

- H. 48.—Mr. Cloy: A Bill to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.
- H. 51.—Mr. Sellers: A Bill for the protection of birds other than game birds and their nests and eggs, and to provide for the punishment of violations thereof.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading to-morrow:

- H. 86.—Mr. Doar: A Bill to further regulate the hunting of deer in this State.
- H. 90.—Mr. J. B. Watson: A Joint Resolution, proposing an amendment to Section 13 of Article V of the Constitution, relating to the term of office of Circuit Judges, so as to make the same sixteen instead of four years.
- Mr. LOMAX gave notice of general amendments to H. 90 on third reading.
- H. 97.—Mr. Morrison: A Bill to fix the amount of the bonds to be given by the County officers of the County of Greenwood.
- H. 99.—Mr. Richards: A Bill to amend an Act entitled "An Act to authorize the establishment of municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants."
- Mr. moved to reconsider the vote whereby the House ordered the Bill (H. 99) to a third reading, and to lay that motion on the table.

Which was agreed to.

The following Bill was taken up, read the second time, amended, and ordered to a third reading tomorrow:

H. 9.—Mr. Kershaw: A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved March 1, 1904, so as to restore the charges changed by said Act.

Mr. HUTTO offered the following amendment, which was agreed to:

Add after line 19: "The proprietor of each and every warehouse shall render to each seller of tobacco, at his warehouse, a bill, plainly stating the amount charged for weighing and handling, the amounts charged for auction fees, and the commission charged on such sale; and it shall be unlawful for any other charges or fees exceeding those herein named to be made or accepted."

DEBATE ADJOURNED.

H. 103.—Mr. McColl, Jr.: A Bill (with Memorial), to exempt certain citizens in Smithville and Brightsville Townships of Marlboro County, from the taxes levied for the year 1904.

On motion of Mr. McCOLL, Jr., the debate was adjourned until Friday next, at 12 m.

H. 8.—Mr. Toole: A Bill to amend Section 321, Vol. II, Code of Laws, 1902 (Criminal Code), so as to reduce day's work from eleven to ten hours.

On motion of Mr. TOOLE, the debate was adjourned until January 30th, at 12 m.

H. 69.—Mr. McMaster: A Bill to require corporations to audit and pay claims of their employees within this State.

On motion of Mr. POLLOCK, the debate was adjourned until 10 a. m., tomorrow.

H. 75.—Mr. McCants: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.

On motion of Mr. McCANTS, the debate was adjourned until tomorrow, immediately after third reading, and from day to day thereafter until disposed of, the pending question being the motion of Mr. LOMAX to strike out the enacting words, and the following amendments having been proposed:

By Mr. McCANTS: Amendment to Section 1 of H. 75.

That all the words after the word "especially" on line 9, Section 1, be stricken out, and also lines 10 and 11 of said Section, and the following substituted in lieu thereof: "the first sentence of Section 1257, Article I, Chapter 25, Volume I, of the Civil Code of 1902, down to the period in the seventh line of said Section, in the printed Volume of said Code, be, and the same are hereby, repealed, and hereafter the University of South Carolina, the South Carolina Military Academy, the Winthrop Normal and Industrial College of South Carolina, and the Colored Normal, Agricultural and Mechan-

ical College of South Carolina shall be separate and distinct institutions, each under its separate Board of Trustees or visitors."

By Mr. SINKLER: Amend by adding a section to be known as Section 5.

Section 5. That this Act shall in no way abridge or affect the rights, powers, and duties of any other College now given them by Section 1257, Article I, Chapter 25, Volume I, of the Civil Code of 1902.

H. 73.—Mr. Haskell: A Bill to establish a State Armory.

On motion of Mr. HASKELL, the debate was adjourned until 10:30 o'clock tomorrow.

SPECIAL ORDER FOR 12 O'CLOCK WEDNESDAY, JANUARY 25TH.

INAUGURATION OF GOVERNOR AND LIEUTENANT-GOVERNOR

At 12 m. the Senate appeared in the Hall of the House of Representatives.

The Joint Assembly was called to order by the PRESIDENT PRO TEM., the Hon. RICHARD I. MANNING, who announced that the Joint Assembly had convened to inaugurate the Governor-elect and the Lieutenant-Governor-elect, in pursuance of a Concurrent Resolution adopted by both Houses.

The Sergeant-at-Arms of the House announced, "His Excellency, the Governor-elect and his escort," the inaugural procession entering the Hall of the House as follows:

Governor-elect D. C. Heyward, with Representative Altamont Moses,

Lieutenant-Governor-elect John T. Sloan with Representative B. A. Morgan.

Chief Justice Y. J. Pope with Senator J. Q. Marshall.

Associate Justice Ira B. Jones with the Rev. C. M. Niles.

Judge William H. Brawley with Senator H. H. Wells.

Secretary of State-elect J. T. Gantt with Commissioner of Immigration E. J. Watson.

Attorney-General-elect U. X. Gunter, Jr., with State Treasurer-elect R. H. Jennings.

Comptroller-General-elect A. W. Jones with Adjutant-General-elect John D. Frost.

The Solicitors, Presidents of State Colleges, and other distinguished citizens.

The Joint Assembly received the Governor-elect and his escort standing.

The Governor-elect and the Lieutenant-Governor-elect and the Chief Justice were seated upon the stage, at the desk of the Speaker. The other guests accompanying them were seated at the right and left of the desk.

Prayer was offered by the Rev. Dr. Charles Martin Niles, of Columbia, who fervently invoked the Divine blessing on the distinguished citizens called to administer the government.

The PRESIDENT PRO TEM. then announced that the Hon. D. Clinch Heyward, Governor-elect, was present and ready to qualify.

Thereupon the Governor-elect advanced to the desk on the right of the Speaker, and the Chief Justice advanced to the desk on the left of the Speaker. The oath of office was then administered by the Chief Justice, Y. J. Pope, to the Governor-elect, who delivered the following address:

Gentlemen of the General Assembly, and My Fellow Citizens:

Two years ago I had the honor of taking the oath of office as Governor of South Carolina. Standing again today in this distinguished presence, to pledge myself anew to the service of our State, I am even more solemnly impressed with the duties which must and do devolve upon one whom the people have selected as their Chief Executive. This occasion, with the formal renewal of my oath, though it brings before me afresh the realization of grave responsibilities, fills my heart with deepest gratitude because of the honors which have been bestowed upon me by my fellow citizens.

The past and the future alike instinctively rise before me, the one with its work finished, its history written, the other with its unknown tasks, with its welfare in our keeping. In the retrospect I see much for which I am deeply grateful, much that I can never forget. Especially true is this when I remember the loyal support accorded me by the people of our State in my endeavor to merit their confidence by advancing, as best I could, the highest interests of our Commonwealth. To feel that those to whom one is alone responsible should set upon him the seal of their approval by such a reelection as was mine is indeed a reward than which there is none greater to strive for. If I have rendered any service to my State, if I have served my people, in some measure as I hoped to serve them—if indeed I have kept the faith—this has only been possible because you,

my countrymen, gave me your encouragement and your help. Unto you, then, the credit is due, and to you this day I acknowledge my debt of gratitude.

The future is fraught with even greater import. Its duties must be met, its problems must be faced, its difficulties must be overcome.

In these are included for us, gentlemen of the General Assembly, individual responsibilities which should neither be evaded nor disregarded. You are sent here by the sovereign people, and you are sent for service. It rests with you alone to measure up to your great responsibilities, and I believe that you will not fail to do so. The highest duties of citizenship devolve upon you, for to you is intrusted the sacred duty of framing and enacting laws which shall govern an enlightened people. The future welfare and the continued prosperity of our State will be assured if your deliberations are characterized by the "spirit of wisdom and understanding, the spirit of counsel and right, the spirit of knowledge and of the fear of the Lord."

In the oath which I have just taken I have obligated myself to uphold and enforce the laws of our State. This I shall endeavor to do with full regard for the rights of all of our citizens; with jealous care for the fair name and the unsullied reputation of South Carolina; with faithful effort to maintain the dignity and honor of our Commonwealth; with hope and confidence in all because of our glorious past. In the discharge of my duties as Governor I shall expect—and I feel that I shall receive—the continued cooperation and assistance, not only of the members of your body, but also of the law-abiding people of our State.

In my Annual Message, recently sent to your honorable body, I called attention, in as brief detail as possible, to the condition of our various State departments, and made therein such recommendations as I deemed wise and expedient. You are now fairly launched upon your labors, and I shall make no further mention of these matters, trusting that what I have already said concerning them has had your careful attention. I am deeply interested in all that shall merit and receive your consideration, and I will deem it both a privilege and a pleasure to assist you in any way that lies in my power.

You are making laws for a growing and a prosperous State. The unrivaled natural advantages of South Carolina, its great undeveloped resources, its wonderful industrial development—all of these are attracting to us, more than ever before, the attention of the outside world. In addition to these attractions and advantages, with

us labor and capital are not in conflict, but together are working in harmony for the upbuilding of our State. This is a blessing which is denied to many States, and we should neglect no means to promote its continuance. From every standpoint, with increasing growth and influence, the future of our State is brighter than ever before in its history.

To properly meet these growing demands, so rich with promise, merits our united action and our utmost endeavor. Difficulties must be overcome to achieve the ends desired, but this should nerve us to stronger and more determined effort. Unnecessary legislation is unwise legislation, and unwise legislation hinders and retards the advancement and progress of a people. Fewer laws upon our statute books and their better enforcement will undoubtedly bring improved conditions generally, and this would then be accomplished with less friction. A law should not only be necessary, but it should be capable of enforcement, because, if disregarded, this leads to the disregard of all laws, thus striking directly at the very foundations of government.

It is your province to direct the expenditure of the funds collected from the people, and this should always be done with wise regard for proper economy. In your official capacity you should always exercise the same judgment and foresight that you do in your private business, counting the cost but never losing sight of the objects to be attained. Economy in public, as in private affairs, means doing what is necessary, what the exact needs of the State require. A growing and progressive State necessarily means increasing expense in the conduct of its government, and if the expenditures are wisely made we can, with confidence, look for greater results.

I have briefly given you some of the thoughts that stir me on this occasion, deeming it unnecessary to add to what I have already presented for your consideration in my Annual Message. We are here, commissioned by the people to work for the best interests of South Carolina. We can have no higher privilege, and should strive to prove ourselves worthy of their trust by measuring up to our responsibilities. I have made reference more than once to the honor and the duties which are ours, but the full measure of success can never crown our efforts unless we have, in all that we do, the cooperation of the people.

I have tried to express to you some of my feelings upon assuming, for the second time, the office of Chief Magistrate of South Carolina. In maintaining the honor, the integrity and the dignity

of their State South Carolinians have ever done their full duty, and it is this which has done so much to make the glorious history of our State. Our people have never been found wanting in the past, and they can be safely trusted for the future. Let us, then, all strive to do our part, to prove ourselves worthy of our heritage, which is indeed a goodly one.

"* * * * Be just and fear not;

Let all the ends thou aim'st at be thy country's, thy God's, and truth's."

May this animate and inspire us in all that we do, and thus faithfully striving, may we together consecrate ourselves anew to the service of our native State, to our own, our beloved South Carolina.

At the conclusion of Governor Heyward's inaugural address the PRESIDENT PRO TEM. of the Senate announced that the Hon. John T. Sloan, Lieutenant-Governor-elect, was present and ready to qualify.

Whereupon the Chief Justice administered the oath of office to him.

The Hon. JOHN T. SLOAN, Lieutenant-Governor and ex-officio President of the Senate, then declared that, the object for which the Joint Assembly had convened having been accomplished, the Joint Assembly was dissolved, and the Senate returned in a body to its chamber.

CONCURRENT RESOLUTION REJECTED.

H. 108.—Mr. DeVore: A Concurrent Resolution, that the Fourteenth and Fifteenth Amendments of the Constitution of the United States should be repealed, etc.

Mr. PRINCE moved to strike out the resolving words.

Mr. DeVORE demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 60; nays, 45.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Ballentine, Beamguard, Boyd, Bradham, Brant, Brice, Browning, Clifton, Cothran, DesChamps, Earhardt, Epting, Faust, Fishburne, Foster, Fraser, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, Hall, Hamel, Harley, Higgins, Irby, Keenan, Kirven, Lawson, Lofton, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller,

Morgan, Nance, Nash, Patterson, Prince, Pyatt, Reaves, Sanders, Saye, Sellers, Spivey, Strong, Taylor, Toole, M. W. Walker, J. B. Watson, Whaley, Whatley, Wimberly, Yeldell—60.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Banks, Bass, Callison, Cloy, Colcock, Culler, Davis, DeVore, Doar, Dukes, E. J. Etheredge, L. B. Etheredge, Ford, Gasque, Gaston, Gause, Graham, W. McD. Green, Harrison, Hemphill, Heyward, Hutto, Kershaw, Kirby, LaFitte, Laney, Lester, Little, Lomax, Lyon, Morrison, Nicholson, Otts, Parker, Pittman, Pollock, Poston, Richards, Riley, Sheldon, Stoll, Turner, Verner, John J. Watson, Webb—45.

So the Concurrent Resolution was rejected.

BILL CONTINUED.

On motion of Mr. KERSHAW, the following Bill was continued until next session:

H. 7.—Mr. Kershaw: A Bill to promote attendance of children in schools.

INDEFINITELY POSTPONED.

H. 44.—Mr. Pittman: A Bill to regulate the purchase price of cotton seed, requiring same to be uniform.

Mr. POLLOCK moved to indefinitely postpone the Bill, and demanded the yeas and nays, which were taken, resulting as follows: Yeas, 70; nays, 37.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Ballentine, Banks, Brant, Brice, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DeVore, Doar, Earhardt, L. B. Etheredge, Fishburne, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Gyles, Hall, Hamel, Harrison, Haskell, Hemphill, LaFitte, Laney, Little, Lofton, McCants, McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Morgan, Moses, Nance, Nash, Otts, Patterson, Pollock, Poston, Prince, Pyatt, Rawlinson, Richards, Riley, Saye, Seabrook, Spivey, Strong, Tribble, Turner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell--70.

Those who voted in the negative are:

Messrs. Bass, Boyd, Bradham, Brantley, DesChamps, Dukes, Epting, E. J. Etheredge, Gasque, Graham, Gray, D. L. Green, W. McD. Green, Harley, D. O. Herbert, Higgins, Hutto, Irby, Keenan, Kershaw, Kirven, Lawson, Lester, Lomax, Lyon, McColl, Jr.. Miller,

Morrison, Nicholson, Pittman, Reaves, Sellers, Sheldon, Sinkler, Stoll, Toole, Verner-37.

So the motion prevailed.

Mr. POLLOCK moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

REASONS FOR VOTING.

We vote "no" on the pending question to indefinitely postpone the Bill, because we are not in favor of the cottonseed trust freezing out independent mills in the State, and further, we believe the Bill could be amended, and make it constitutional.

> B. K. KEENAN, G. L. TOOLE

I vote "ave" because I believe the Bill unconstitutional.

J. W. DeVORE.

BILLS RECOMMITTED.

H. 5.—Mr. Nash: A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, 1894.

Mr. MORGAN moved to recommit the Bill to the Ways and Means Committee.

Mr. RICHARDS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 62; nays, 52.

Those who voted in the affirmative are:

Messrs. Ardrey, Ashley, Ballentine, Beamguard, Boyd, Bradham, Brice, Callison, Cothran, Culler, Davis, DesChamps, Doar, Dukes, Epting, E. J. Etheredge, L. B. Etheredge, Ford, Gasque, Gause, J. P. Gibson, W. J. Gibson, Glover, Gray, W. McD. Green, Hall, Harrison, D. O. Herbert, Hutto, Irby, Keenan, Kirby, Kirven, Laney, Lester, Little, Lomax, McCants, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Nance, Parker, Patterson, Pittman, Poston, Reaves, Riley, Saye, Sheldon, Strong, Taylor, Verner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whatley, Wimberly, Yeldell—62.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Baker, Banks, Bass, Brant, Brantley, Browning, Clifton, Cloy, Colcock, DeVore, Earhardt, Faust, Fishburne, Foster, Fraser, Frost, Graham, D. L. Green, Gyles, Hamel, Harley, Haskell, Hemphill, Heyward, Higgins, LaFitte, Lawson, Lofton, Lyon, McColl, Jr., McFaddin, McMaster, Massey, Moses, Nash, Nicholson, Otts, Pollock, Prince, Pyatt, Richards, Sanders, Seabrook, Sellers, Sinkler, Spivey, Stoll, Toole, Turner, Whaley—52.

So the motion to recommit prevailed.

On motion of Mr. LaFITTE, the following Bill was recommitted to the Committee on Judiciary:

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the eighth day of December, 1904, and to confer additional powers on said company.

ADJOURNMENT.

At 2:10 p. m. the House, on motion of Mr. GAUSE, adjourned.

, THURSDAY, JANUARY 26, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. WALKER, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. HUTTO, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 377.—Mr. SEABROOK: A Bill to preserve the gamefish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

Which was referred to the Committee on Ways and Means.

H. 378.—Mr. NASH: A Bill to provide for a Board of Pardons. Which was referred to the Committee on Judiciary.

H. 379.—Mr. BASS: A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm, and to purchase another.

Reference dispensed with.

H. 380.—COMMITTEE ON MEDICAL AFFAIRS: A Bill to authorize the passage of ordinances by incorporated cities and towns, and the promulgation of rules and regulations by the State Board of Health to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

Reference dispensed with.

H. 381.—Mr. GYLES: A Bill to prescribe the mode of conducting any primary or other such election, held in this State for the purpose of nominating or selecting a person or persons to be afterwards elected to any office in this State, and to prescribe penalties for a violation thereof.

Which was referred to the Committee on Privileges and Elections.

H. 382.—Mr. GYLES: A Bill to provide compensation to Circuit Solicitors in lieu of actual expenses.

Which was referred to the Committee on Judiciary.

H. 383.—Mr. BASS: A Joint Resolution, to authorize and require the Board of County Commissioners of Williamsburg County to draw their warrant upon the County Treasurer of said County in favor of the Pauly Jail Building Company, for the sum of four hundred and sixty dollars to pay balance due for building County jail, and to authorize the Treasurer to pay same.

Reference dispensed with.

H. 384.—Mr. WHALEY: A Bill to amend Section 163 of the Criminal Code of South Carolina so as to make it a crime to break into any vessel.

Which was referred to the Committee on Judiciary.

H. 385.—Mr. McFADDIN: A Bill to amend Section 3117, of the Code of Laws of South Carolina, 1902, relating to costs of magistrates.

Which was referred to the Committee on Judiciary.

H. 386.—Mr. McFADDIN: A Bill to amend Section 3117 of the Code of Laws of South Carolina, 1902, relating to costs of magis-trates.

Which was referred to the Committee on Judiciary.

H. 387.—BARNWELL DELEGATION: A Bill to abolish the office of Township Commissioner in Barnwell County, and make the General Law as to County government and assessment of property for taxation applicable therein.

Reference dispensed with.

H. 388.—Mr. PITTMAN: A Bill to make it illegal for any person to procure money or other thing on a contract, to perform services with intent to defraud, and to fix the punishment therefor, and for other purposes.

Which was referred to the Committee on Judiciary.

H. 389.—Mr. SANDERS: A Bill to require the police officers of the cities, towns, and villages of this State to report any place or room where intoxicating liquors are illegally sold, or where money or other things of value are bet on any game of chance.

Which was referred to the Committee on Judiciary.

H. 390.—Mr. TRIBBLE: A Bill to provide for better protection of passengers traveling on excursion trains.

Which was referred to the Committee on Railroads.

H. 391.—Mr. SANDERS: A Bill to prevent an error in the charge of a Circuit Judge being held to be cured by his having in some other part of his charge correctly instructed the jury.

Which was referred to the Committee on Judiciary.

REPORTS OF COMMITTEES.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 128.—Mr. Sanders: A Bill to provide for the inspections of oils or other fluids used as illuminating fluids, in this State.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 224.—Mr. Glover: A Bill to provide for assessing property in Beaufort County.

Mr. BANKS, from the Committee on Ways and Means, submitted a favorable report on:

H. 371.—Mr. D. O. Herbert: A Bill to amend an Act entitled "An Act to impose a capitation tax upon all dogs," approved the 25th day of February, A. D. 1904.

Ordered for consideration tomorrow.

Mr. GRAHAM, from the Committee on Public Schools, submitted a favorable report, with amendment, on:

H. 116.—Mr. Toole: A Bill to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 177.—Mr. Culler: A Bill to provide for compensation of owners of property stolen or destroyed, in certain cases.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 141.—Mr. LaFitte: A Joint Resolution proposing an amendment to Section 21 of Article V of the Constitution, relating to jurisdiction of magistrates.

Mr. LaFITTE submitted a favorable minority report.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 252.—Mr. Pollock: A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted an unfavorable report on:

H. 251.—Mr. Lyon: A Bill to prohibit punishment for persons procuring advances on contract to work when they shall fail to do such work or to pay for the advances.

Ordered for consideration tomorrow.

Mr. COTHRAN, from the Committee on Judiciary, submitted an unfavorable report on:

H. 200.—Mr. Lomax: A Bill to provide for the inspection, analysis, and branding of certain foodstuffs, and fixing a penalty for the violation thereof.

Mr. POLLOCK, from the Committee on Banking and Insurance, submitted a favorable report on:

H. 197: Mr. Baker: A Bill to amend Section 1796 of the Code of Laws of 1902, Vol. I, by adding a proviso at the end of said Section, relating to "Live Stock Insurance."

Ordered for consideration tomorrow.

Mr. POLLOCK, from the Committee on Banking and Insurance, submitted a favorable report on:

H. 30.—Mr. D. O. Herbert: To amend Sections 309 and 311 of the Code of Laws of South Carolina, 1902, Vol. I, by including banks within the provisions of said Sections.

Ordered for consideration tomorrow.

Mr. CALLISON, from the Committee on Railroads, submitted a majority unfavorable report on:

H. 179.—Mr. Gasque: A Bill to prevent the rejection of certain passenger tickets by common carriers, as having expired by limitation.

Mr. TOOLE submitted a minority unfavorable report.

'Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 169.—Mr. Tribble: A Bill to amend Subdivision 2 of Section 837, Civil Code, 1902, by adding a proviso exempting tax executions from its provisions.

Ordered for consideration tomorrow.

Mr. McCANTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 248.—Mr. Haskell: A Bill to amend Section 3127, Vol. I, Code of Laws, 1902, as to Auditors' fees for recording deeds.

Mr. OTTS submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 254.—Mr. Sinkler: A Bill to abolish the right of dower.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 136.—Mr. LaFitte: A Bill to give magistrates jurisdiction in case of theft of live stock, if stolen property does not exceed value of twenty dollars.

Mr. GYLES, from the Committee on Medical Affairs, submitted an unfavorable report on:

H. 262 (S. 46.—Mr. Blake): A Bill to prevent the spread of contagious diseases.

Ordered for consideration tomorrow.

Mr. MILLER, from the Committee on Medical Affairs, submitted a favorable report on:

H. 270.—Mr. Morgan: A Bill to regulate the sale of cocaine, morphine, and chloral in this State, and provide punishment for violations thereof.

Ordered for consideration tomorrow.

Mr. WALKER, from the Special Committee consisting of the Spartanburg Delegation, submitted a favorable report on:

·H. 271.—Mr. Nash: A Bill to authorize the Trustees of the School District of the City of Spartanburg to issue bonds for the purpose of creeting an additional school building and equipping same, and purchasing a lot or lots.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 219.—Mr. M. W. Walker: A Bill to amend Section 221, Criminal Code, Vol. II, Laws of 1902, relating to boarding-house and innkeepers.

Ordered for consideration tomorrow.

Mr. CALLISON, from the Committee on Railroads, submitted a favorable report on:

H. 196.—Mr. Bruce: A Bill to regulate the separation of the races in street or electric railway lines.

Ordered for consideration tomorrow.

Mr. PRINCE, from the Committee on Railroads, submitted an unfavorable report on:

H. 68.—Mr. Bruce: A Bill to require separate accommodations for white and colored passengers on palace drawing-room, sleeping, dining, and chair cars, and to prescribe penalties for violation.

Ordered for consideration tomorrow.

Mr. POLLOCK, from the Committee on Banking and Insurance, submitted an unfavorable report on:

H. 118.—Mr. Boyd: A Bill to declare certain notes void if negotiated at any other bank than the one mentioned on the face of said note.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 230.—Mr. LaFitte: A Bill to limit the appointments of bailiffs in the Courts of General Sessions and Common Pleas.

Mr. McCANTS submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 142.—Mr. Beamguard: A Bill to ratify the amendment to Section 9 of Article III of the State Constitution so as to provide for biennial sessions of the General Assembly.

Ordered for consideration tomorrow.

BILL REJECTED.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 101.—Mr. Ardrey: A Bill to take York County from the exception, and placing it under the provision of Section 3102, Vol. I, relating to certain fees of Clerks of Court.

On motion of Mr. WHALEY the report was adopted and the Bill rejected.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate.

H. 86.—Mr. Doar: A Bill to further regulate the hunting of deer in this State.

H. 97.—Mr. Morrison: A Bill to fix the amount of the bonds to be given by the County officers of the County of Greenwood.

H. 99.—Mr. Richards: A Bill to amend an Act entitled "An Act to authorize the establishment of municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants."

H. 9.—Mr. Kershaw: A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved March 1, 1904, so as to restore the charges changed by said Act.

UNFINISHED BUSINESS.

H. 75.—Mr. McCants: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.

The question recurred on Mr. Lomax's motion to strike out the enacting words.

Messrs. MORGAN, BRANTLEY, PITTMAN, McMASTER, LANEY, and McFADDIN spoke in favor of the passage of the Bill.

Messrs. BANKS, DeVORE, LOMAX, and LaFITTE spoke against the passage of the Bill.

Pending discussion, the Senate entered the Hall of the House.

MESSAGE FROM THE SENATE.

In the Senate,

Columbia, S. C., January 25, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully accepts the invitation of your honorable body to attend in the House of Representatives tomorrow, January 26th, at II:30 o'clock a. m., for the purpose of electing certain officers.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate,

Columbia, S. C., January 25, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. E. S. Blease and J. D. Bivens of the Committee of Conference, on the part of the Senate, on:

H. 171 (S. 7.—Mr. Blease): A Concurrent Resolution, to appoint a Committee to investigate the management of the Dispensary.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE ON CONFERENCE.

The Committee on Conference, to whom was referred:

H. 171 (S. 7.—Mr. Blease): A Concurrent Resolution, to appoint

a Committee to investigate the management of the Dispensary.

Respectfully report that they have duly and carefully considered

the same, and, failing to agree, recommend that the same be submitted to a Committee of Free Conference.

EUGENE S. BLEASE,
J. D. BIVENS,
On the part of the Senate.
E. P. SANDERS,
THOS. F. BRANTLEY,
GEORGE E. PRINCE,
On the part of the House.

The report was adopted.

JOINT ASSEMBLY.

SPECIAL ORDER—ELECTIONS.

At 11:30 o'clock the Senate appeared in the Hall of the House.

The Hon. JOHN T. SLOAN, President of the Senate, called the Joint Assembly to order, and announced that the two Houses had met in Joint Assembly, in pursuance with the provisions of a Concurrent Resolution, which was read by the Clerk of the Senate, as follows:

H. 186 (S. 98.—Mr. Warren): A Concurrent Resolution to fix the time for the election of certain officers.

Be it Resolved, By the Senate, the House of Representatives concurring, that the two Houses shall meet in Joint Assembly on Thursday, the 26th instant, for the purpose of electing the following officers, and in the following order:

First. Two Judges: one of the Fifth Circuit, to succeed the Hon. Ernest Gary, and one of the Seventh Circuit, to succeed the Hon. D. A. Townsend, each for the term of four years.

Second. A Superintendent of the State Penitentiary, to succeed the Hon. D. J. Griffith, for the term of two years.

Third. Three members of the Board of Directors of the State Penitentiary, each for the term of two years, to succeed J. G. Mobley, A. K. Sanders, and M. O. Rowland, respectively.

Fourth. One member of the Board of Trustees of the Colored Normal, Industrial, Agricultural, and Mechanical College of South Carolina, to fill the unexpired term of the Hon. C. L. Blease, resigned.

Be it further Resolved, That if the business for which the Joint Assembly shall convene, as above provided, shall not be accomplished before fifteen minutes before three o'clock p. m. of the said day, it shall be the duty of the presiding officer thereof to order a

recess until eight o'clock p. m. of the same day, at which time the said Joint Assembly shall reconvene and resume the election of officers, as herein provided.

Be it further Resolved, That in the nomination of candidates for the respective offices no remarks shall be indulged, and there shall not be more than one second to each nomination.

ELECTION OF JUDGE OF THE FIFTH JUDICIAL CIRCUIT.

Mr. POLLOCK nominated the Hon. Ernest Gary.

Mr. McCOLL, Jr., seconded the nomination.

There were no other nominations.

Messrs. Earle and von Kolnitz were appointed tellers on the part of the Senate.

Messrs. McFaddin, DeVore, and Foster were appointed tellers on the part of the House.

The Clerk of the Senate called the roll of the Senate, and the Senators voted viva voce as their names were called.

The following Senators voted for Mr. Gary:

Senators Bates, Bivens, Black, Blake, C. L. Blease, E. S. Blease, Brice, Brooks, Brown, Butler, Carpenter, Christensen, Davis, Dennis, Douglass, Earle, Hardin, Hay, Hood, Holliday, Hough, Hydrick, W. E. Johnson, W. J. Johnson, Manning, Marshall, Mauldin, McIver, McLeod, Peurifoy, Raysor, Stackhouse, Talbert, von Kolnitz, Walker, Warren, Wells, Williams—38.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called. The following named Members voted for Mr. Gary:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston,

Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—117.

RECAPITULATION.

28

						•
Total number of M	embers voting .	• • • • •				117
Grand Total	· · · · · · · · · · · · · · · · · · ·				•	155
Necessary to a cho	ice					78
Of which Mr.	Gary received .	• • • • •	• • • • • •		• • •	155
Whereupon the	PRESIDENT	declared	that th	e Hon	. Er	nest

Whereupon the PRESIDENT declared that the Hon. Ernest Gary, having received the unanimous vote of the Joint Assembly, was duly elected Judge of the Fifth Judicial Circuit for the period of four years, beginning at the expiration of the present term.

ELECTION OF JUDGE OF THE SEVENTH JUDICIAL CIRCUIT.

Mr. GIBSON nominated the Hon, D. A. Townsend.

Mr. BROWNING seconded the nomination.

Mr. RAYSOR nominated the Hon. D. E. Hydrick of Spartanburg.

Mr. M. W. WALKER seconded the nomination.

Mr. J. B. WATSON nominated the Hon. Charles Pinckney Sanders of Spartanburg.

Mr. ARNOLD seconded the nomination.

There were no other nominations.

Total number of Senators voting

The PRESIDENT of the Senate appointed as tellers on the part of the Senate Messrs, Hood and Christensen.

The SPEAKER of the House appointed as tellers on the part of the House Messrs. Nash, Browning, and Lyon.

The Clerk of the Senate called the roll of the Senate, and the Senators voted viva voce as their names were called.

The following named Senators voted for Mr. Townsend:

Senators Bates, Bivens, Brooks, Davis, Dennis, Douglass, Efird, McIver, McLeod, Stackhouse, von Kolnitz, Walker, Wells, Williams—14.

The following named Senators voted for Mr. Hydrick:

Senators Black, C. L. Blease, E. S. Blease, Brice, Brown, Butler, Carpenter, Christensen, Earle, Hay, Hood, Holliday, Hough,

W. E. Johnson, W. J. Johnson, Manning, Marshall, Raysor, Talbert—19.

The following named Senators voted for Mr. Sanders:

Senators Hardin, Mauldin, Peurifoy-3.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called. The following named Members voted for Mr. Townsend:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Baker, Ballentine, Bass, Boyd, Bradham, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Davis, DeVore, Doar, Faust, Fraser, Gasque, Gause, J. P. Gibson, W. McD. Green, Harley, Heyward, Higgins, Irby, Keenan, Kershaw, Kirven, LaFitte, Laney, Lester, Little. Lomax, McColl, Jr., Parker, Pollock, Poston, Pyatt, Reaves, Riley, Sellers, Tribble, Verner, Whatley, Yeldell—46.

The following named Members voted for Mr. Hydrick:

Messrs. Ardrey, Banks, Beamguard, Brantley, Culler, DesChamps, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Ford, Foster, Gaston, W. J. Gibson, Graham, Gray, D. L. Green, Gyles, Hall, Hamel, Harrison, Haskell, D. O. Herbert, Hutto, Kirby, Lawson, Lofton, Lyon, McFaddin, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Patterson, Pittman, Prince, Rawlinson, Richards, Saye, Seabrook, Sheldon, Sinkler, Spivey, Stoll, Taylor, Toole, M. W. Walker, John J. Watson, Webb, Whaley, Wimberly—59.

The following named Members voted for Mr. Sanders:

Messrs. Arnold, Brant, Brice, Cothran, Fishburne, Glover, Hemphill, McCants, McMaster, Strong, Turner, J. B. Watson—12.

RECAPITULATION.

Total number of Members voting	
Grand Total	77 60 78

REASON FOR NOT VOTING.

Mr. Blake is paired with Mr. Edwards. Mr. Blake would vote for Mr. Townsend; Mr. Edwards would vote for Mr. Hydrick.

Whereupon the PRESIDENT announced that the Hon. D. E. Hydrick, having received a majority of votes cast in the Joint Assembly for Judge of the Seventh Judicial Circuit, was duly elected Judge of the said Circuit for the term of four years, beginning at the expiration of the term of the present incumbent.

ELECTION OF SUPERINTENDENT OF THE STATE PENITENTIARY.

Mr. E. J. ETHEREDGE nominated the Hon. D. J. Griffith.

Mr. NICHOLSON seconded the nomination.

There were no other nominations.

The PRESIDENT of the Senate appointed as tellers on the part of the Senate Messrs. Holliday and Bates.

The SPEAKER of the House appointed as tellers on the part of the House Messrs. E. J. Etheredge, Nicholson, and Lyon.

The Clerk of the Senate called the roll of the Senate, and the Senators voted viva voce as their names were called.

The following named Senators voted for Mr. Griffith:

Senators Bates, Bivens, Black, Blake, C. L. Blease, E. S. Blease, Brice, Brooks, Brown, Butler, Carpenter, Christensen, Davis, Douglass, Earle, Efird, Hardin, Hay, Hood, Holliday, Hough, Hydrick, W. J. Johnson, Manning, Marshall, Mauldin, McIver, McLeod, Peurifoy, Raysor, Stackhouse, Talbert, von Kolnitz, Warren, Wells, Williams—36.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called. The following named Members voted for Mr. Griffith:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Bradham, Brant. Brantley, Brice, Browning, Bruce, Callison, Clifton, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford. Foster, Fraser, Gasque, Gaston, Gause. J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrison, Haskell, Hemphill, D. O. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, Lancy, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr. McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Saye,

Seabrook, Sellers, Sheldon, Sinkler, Spivey, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—110.

RECAPITULATION.

Total number of Senators voting.		 	 						 36
Total number of Members voting .	. .				 		•	•	 110
Grand Total		 							 146
Necessary to a choice	 					• •			 74
Of which Mr. Griffith received		 	 						 146

Whereupon the PRESIDENT announced that the Hon. D. J. Griffith, having received the unanimous vote of the Joint Assembly, is declared duly elected Superintendent of the State Penitentiary for the term of two years, beginning at the expiration of his present term.

ELECTION OF THREE MEMBERS OF THE BOARD OF DIRECTORS OF THE STATE PENITENTIARY.

Mr. NASH nominated the Hon. M. O. Rowland of Spartanburg.

Mr. McCOLL, Jr., seconded the nomination.

Mr. MORGAN nominated the Hon. W. D. Kirby of Cherokee.

Mr. POLLOCK seconded the nomination.

Mr. BRUCE nominated the Hon. J. G. Mobley of Fairfield.

Mr. JOHNSON seconded the nomination.

Mr. MAULDIN nominated the Hon. A. K. Sanders of Sumter.

Mr. MOSES seconded the nomination.

Mr. W. E. JOHNSON nominated the Hon. B. F. Holman of Aiken.

Mr. L. B. ETHEREDGE seconded the nomination.

There were no other nominations.

The PRESIDENT of the Senate appointed as tellers on the part of the Senate Messrs. E. S. Blease and Wells.

The SPEAKER of the House appointed as tellers on the part of the House Messrs. Fraser, Morgan, and Lyon.

The Clerk of the Senate called the roll of the Senate, and the Senators voted viva voce as their names were called.

The following named Senators voted for Mr. Mobley:

Senators Bates, Bivens, Black, Blake, E. S. Blease, Brice, Brooks, Brown, Butler, Carpenter, Christensen, Davis, Dennis, Douglass,

Earle, Efird, Hardin, Hay, Holliday, Hough, Hydrick, W. E. Johnson, W. J. Johnson, Manning, Marshall, Mauldin, McIver, McLeod, Peurifoy, Raysor, Stackhouse, Talbert, von Kolnitz, Warren, Wells, Williams—36.

The following named Senators voted for Mr. Kirby:

Senators Bivens, Black, C. L. Blease, Brice, Brown, Butler, Carpenter, Christensen, Davis, Dennis, Earle, Hardin, Hood, Holliday, Hough, Hydrick, W. E. Johnson, Marshall, McIver, McLeod, Talbert, Warren, Wells—23.

The following named Senators voted for Mr. Sanders:

Senators Bates, Bivens, Black, Blake, C. L. Blease, E. S. Blease, Brooks, Brown, Carpenter, Christensen, Davis, Dennis, Douglass, Efird, Hardin, Hay, Hood, Holliday, Hough, W. J. Johnson, Manning, Marshall, Mauldin, McIver, McLeod, Peurifoy, Raysor, Stackhouse, Talbert, von Kolnitz, Wells, Williams—32.

The following named Senators voted for Mr. Rowland:

Senators Blake, C. L. Blease, E. S. Blease, Brice, Brooks, Butler, Douglass, Earle, Efird, Hay, Hood, Hydrick, W. J. Johnson, Manning, Mauldin, Peurifoy, Raysor, Stackhouse, von Kolnitz, Williams—20.

The following named Senators voted for Mr. Holman:

Senators Bates, W. E. Johnson, Warren-3.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called. The following named Members voted for Mr. Mobley:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Culler, Davis, DesChamps, DeVore, Doar, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Gaston, Gause, J. P. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrison, Harley, Haskell, Hemphill. D. O. Herbert, Heyward, Higgins, Keenan, Kershaw, Kirven, LaFitte, Laney, Lawson, Lester. Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, T. J. Mauldin, Miller, Morgan, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sheldon, Sinkler, Spivey, Stoll, Strong, Toole, Tribble, Turner, Verner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—104.

The following named Members voted for Mr. Kirby:

Messrs. Ardrey, Arnold, Ashley, Ballentine, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Callison, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Foster, Gasque, Gaston, Gause, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrison, Harley, Hemphill, D. O. Herbert, Heyward, Hutto, Irby, Keenan, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Reaves, Richards, Riley, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Strong, Taylor Toole, Tribble, Turner, Verner, M. W. Walker, John J. Watson. Webb, Whaley, Whatley, Wimberly, Yeldell—97.

The following named Members voted for Mr. Sanders:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Banks, Bass, Bradham, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Colcock, Cothran, Culler, Davis, DesChamps, Doar, Dukes, Earhardt, E. J. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Hamel, Harrison, Haskell, Hemphill, D. O. Herbert, Heyward, Higgins, Hutto, Irby, Kershaw, Kirven, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Moses, Nicholson, Otts, Patterson, Pittman, Pollock, Poston, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Verner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—90.

The following named Members voted for Mr. Rowland:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ashley, Banks, Beamguard, Boyd, Brice, Browning, Bruce, Clifton, Cothran, Dukes, Earhardt, Ford, Fraser, Gasque, J. P. Gibson, W. J. Gibson, Gyles, Hall, Harley, Haskell, Higgins, Hutto, Irby, Kershaw, Little, McCants, McColl, Jr., Laban Mauldin, Miller, Morgan, Moses, Nance, Nash, Prince, Rawlinson, Sanders, Sellers, Stoll, Taylor, Tribble, Turner, M. W. Walker, J. B. Watson—45.

The following named Members voted for Mr. Holman:

Messrs. Ballentine, Cloy, DeVore, Epting, L. B. Etheredge, Keenan, LaFitte, Parker, Toole—9.

RECAPITULATION.

otal number of Senators voting	38
tal number of Members voting	_
Grand Total	 53
ecessary to a choice	7 7
Of which Mr. Rowland received	65
Mr. Kirby received	
Mr. Mobley received	
Mr. Sanders received	22
Mr. Holman received	[2

Whereupon the PRESIDENT announced that Mcssrs. Mobley, Sanders, and Kirby, having received the highest vote given, were duly elected Directors of the State Penitentiary for the term of two years.

NORMAL, INDUSTRIAL, AGRICULTURAL AND MECHANICAL COLLEGE.

Mr. BLEASE nominated the Hon. Arthur Kibler of Newberry.

Mr. HARDIN seconded the nomination.

There were no other nominations.

Messrs. Talbert and Efird were appointed tellers on the part of the Senate.

Messrs. Culler, Harley, and Laney were appointed tellers on the part of the House.

The Clerk of the Senate called the roll of the Senate, the Senators voting viva voce as their names were called.

The following named Senators voted for Mr. Kibler:

Senators Bates, Bivens, Black, Blake, C. L. Blease, E. S. Blease, Brice, Carpenter, Davis, Douglass, Efird, Hardin, Hay, Hydrick, Marshall, McIver, McLeod, Raysor, Talbert, Wells—20.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called.

The following named Members voted for Mr. Kibler:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Bass, Boyd, Bradham, Brant, Brantley, Brice, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Gasque, Gaston, Gause, J. P. Gib-

son, W. J. Gibson, Glover, Graham, Gray, D. L. Green, Gyles, Hall, Harrison, Harley, Haskell, D. O. Herbert, Higgins, Hutto, Irby, Kirven, Laney, Lawson, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Pyatt, Rawlinson, Reaves, Riley, Sanders, Seabrook, Sellers, Sheldon, Sinkler, Stoll, Strong, Taylor, Toole, Tribble, Turner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Wimberly—95.

RECAPITULATION.

Total number of Senators voting			 							 			20
Total number of Members voting		•	 •	•		•	•		,	 	•		95
												•	
Grand Total		 •	 	•	•			•	•	 			115
Necessary to a choice										 			58
Of which Mr. Kibler received	i .									 			115

Whereupon the PRESIDENT announced that Mr. Kibler, having received all the votes cast, was duly elected a Trustee of the Colored Normal, Industrial, Agricultural, and Mechanical College.

The business of the Joint Assembly being concluded, the PRESI-DENT declared the Joint Assembly dissolved, and the Senate returned in a body to its chamber.

SPECIAL ORDERS.

On motion of Mr. POLLOCK, the following Bill was taken up and made a special order for tomorrow immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 252.—Mr. Pollock: A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

On motion of Mr. OTTS, the following Bill was taken up and made a special order for tomorrow immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 385.—Judiciary Committee: To divide the State into ten Judicial Circuits and arrange the same.

LEAVE OF ABSENCE.

Mr. GAUSE asked and obtained leave of absence for his colleague, Mr. Poston, until Monday next.

ADJOURNMENT.

At 1:58 p. m. the House, on motion of Mr. LOFTON, adjourned.

FRIDAY, JANUARY 27, 1905.

The House assembled at 10 a. m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. J. P. GIBSON, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. LESTER, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 392.—Mr. GREEN: A Bill to repeal Section 1507, Article II, Chapter XXXIII, Vol. I, Code of Laws of South Carolina, 1902, relating to the General Stock Law.

Reference dispensed with.

H. 393.—Mr. SANDERS: A Bill to declare the keeping any room or place where contracts are made for the future delivery of any stocks, bonds, cotton, grain, meats, or any other animal, mineral, or vegetable product of any kind without the seller being the owner of the stock, bond, cotton, grain, or other article contracted to be sold, and without any intention on the part of either the seller to deliver or the buyer receiving the same, a misdemeanor.

Which was referred to the Committee on Judiciary.

H. 396.—Mr. J. P. GIBSON: A Bill to authorize and require the rerunning and remarking of portion of the boundary line between this State and the State of North Carolina.

Which was referred to the Committee on Judiciary.

H. 397.—Mr. HERBERT: A Joint Resolution, to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.

Which was referred to the Committee on Military.

H. 398.—Mr. GRAHAM: A Joint Resolution, requiring Comptroller-General to draw his warrant, and the State Treasurer to pay, \$550.00 in favor of Dr. Brockinton, on account of certain stock condemned and killed by order of the State Veterinarian.

Which was referred to the Committee on Ways and Means.

H. 399.—Mr. COTHRAN: A Bill to provide for the payment by the State and by the several Counties respectively of the premiums upon all official bonds upon which any authorized guarantee or surety company may be surety.

Which was referred to the Committee on Judiciary.

H. 400.—Mr. GAUSE: A Bill to prevent the shipping of shad fish caught within the waters of this State beyond the limits of this State.

Which was referred to the Committee on Agriculture.

H. 401.—Mr. LYON: A Joint Resolution, to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claims of Miss Lula McNain.

Which was referred to the Committee on Ways and Means.

H. 402.—Mr. HARRISON: A Bill to abolish the office of County Supervisor and County Board of Commissioners as now constituted, and to provide for the election of three persons to constitute the County Board of Commissioners, and to prescribe their duties.

Which was referred to the Committee on Offices and Officers.

H. 403.—Mr. COTHRAN: A Joint Resolution, proposing to amend Article I, Section 11, of the State Constitution, making the carrying of concealed weapons a ground of disqualification to hold office.

Which was referred to the Committee on Judiciary.

H. 404.—NEWBERRY DELEGATION: A Bill to amend an Act entitled "An Act to enable and authorize School District No. 14, in Newberry County, to issue bonds for the purpose of building and

erecting a schoolhouse therein, and to purchase a lot therefor," approved the 25th day of February, A. D. 1904, issued under authority of said Act.

Reference dispensed with.

H. 405.—Mr. DeVORE: A Bill to amend Section 1 of an Act entitled "An Act to give the Railroad Commission jurisdiction over all telephone lines, stations, and exchanges, and over all persons, firms, and corporations owning or operating any telephone line, station or exchange for the transmission of intelligence for hire in this State," approved February 25, 1904.

Which was referred to the Committee on Judiciary.

H. 406.—Mr. SINKLER: A Bill to amend Section 102 of the Code of Civil Procedure, being Vol. II of the Code of Laws of South Carolina, Title II, Chapter II, relating to the time of the commencement of civil actions for the recovery of real property.

Which was referred to the Committee on Judiciary.

H. 407.—Mr. SELLERS: A Bill to amend Chapter XLV, Vol. I, Code of Laws of South Carolina, 1902, in reference to license fees to be paid by insurance companies, and to require certain annual statements.

Which was referred to the Committee on Banking and Insurance.

H. 408.—Mr. LAWSON: A Bill (with petition) to create the Township of Clyde, in Darlington County, and to change the boundary line of Hartsville Township, in said County.

Reference dispensed with.

H. 409.—Mr. SELLERS: A Joint Resolution (with petition) to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetnæ Indemnity of Hartford, Conn., the surety on his official bond, from liability for paying certain schoolteachers' pay certificates, on which the names of the School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion.

Which was referred to the Committee on Judiciary.

H. 410.—Mr. GASQUE: A Joint Resolution (with petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liability on account of paying certain school certificates on which the names were forged.

Which was referred to the Committee on Judiciary.

H. 411.—Mr. OTTS: A Bill to amend Section 1214 of Code of Laws of South Carolina, 1902, relating to tuition of children transferred from one school district to another.

Which was referred to the Committee on Public Schools.

CONCURRENT RESOLUTION.

Mr. PRINCE introduced the following, which, was considered immediately, agreed to, and ordered sent to the Senate:

H. 394.—Mr. PRINCE: A Concurrent Resolution, granting leave to introduce a Bill.

Resolved, By the House of Representatives, the Senate concurring, that leave be, and is hereby, granted for the introduction of a Bill to amend the charter of incorporation of Williamston Female College of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 95; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Bass, Beamguard, Bradham, Brant, Brantley, Brice, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, Davis, DesChamps, DeVore, Dukes, Earhardt, Epting, E. J. Etheredge, Ford, Foster, Fraser, Frost, Gasque, Gaston, Gause, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, Gyles, Hall, Hamel, Harrison, Hemphill, D. O. Herbert, Higgins, Hutto, Irby, Keenan, Kirby, Kirven, Laney, Lawson, Lester, Lomax, Lyon, McCants, McColl, Jr., McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Prince, Pyatt, Rawlinson, Reaves, Riley, Saye, Seabrook, Sellers. Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whaley, Wimberly—95.

The Concurrent Resolution, having received the necessary twothirds vote of all the members present, was agreed to, and ordered sent to the Senate.

REPORTS OF COMMITTEES.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 279 (S. 106.—Mr. Stackhouse): A Bill to authorize the Trustees of Fork School District, being School District No. 26, of

Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 280 (S. 114.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 36, of the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 378.—Mr. Nash: A Bill to provide a Board of Pardons. Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 382.—Mr. Gyles: A Bill to provide compensation to Circuit Solicitors in lieu of actual expenses.

Ordered for consideration tomorrow.

Mr. FOSTER, from the Committee on Judiciary, submitted a favorable report on:

H. 384.—Mr. Whaley: A Bill to amend Section 163 of the Criminal Code of South Carolina so as to make it a crime to break into any vessel.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 386.—Mr. McFaddin: A Bill to amend Section 3117 of the Code of Laws of South Carolina, 1902, relating to costs of magistrates.

Ordered for consideration tomorrow.

Mr. HEMPHILL, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 388.—Mr. Pittman: A Bill to make it illegal for any person to procure money or other thing on a contract, to perform services with intent to defraud, and to fix the punishment therefor, and for other purposes.

Mr. OTTS submitted a minority favorable report.

Mr. COTHRAN, from the Committee on Judiciary, submitted a favorable report on:

H. 127.—Mr. McFaddin: A Bill to regulate the purchasing, selling, and carrying of pistols and other dangerous and deadly weapons.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 213 (S. 30.—Mr. Warren): A Bill to provide for the holding of the Summer Term of Court of Common Pleas for Hampton County.

Ordered for consideration tomorrow.

Mr. J. B. WATSON, from the Committee on Agriculture, submitted a report, without recommendation, on:

H. 240.—Mr. Richards: A Joint Resolution, providing for the submission to the electors at the next general election of the question of the propriety of the repeal of the Agricultural Lien Law.

Ordered for consideration tomorrow.

Mr. SAYE, from the Committee on Public Schools, submitted an unfavorable report on:

H. 257.—Mr. Beamguard: A Bill to provide for the teaching of the elementary principles of agriculture and the elements of civil government in all the common schools of the State of South Carolina, and requiring all teachers of said schools, above the grade of primary schools, to stand a satisfactory examination upon the said subjects.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 207.—Mr. Sellers: A Joint Resolution to amend Section 2 of Article III, of the Constitution of the State, so as to extend the term of Representatives to four years.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 268.—Mr. Brice: A Bill to provide for the erection of a new jail and repair of the Courthouse in Fairfield County, and to appoint a Commission whose duty it shall be to supervise the application of the funds arising from the sale or hypothecation of said bonds issued in aid of the erection of said jail and repair of said Courthouse.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 272.—Mr. Riley: A Bill to amend Section I of an Act entitled "An Act to amend an Act entitled 'An Act to amend Section I of an Act entitled "An Act to regulate the carrying, manufacturing, and sale of pistols, and to make a violation of the same a misdemeanor," approved 20th of February, 1901, by striking out certain words and inserting other words in lieu thereof, approved February 25, 1902, by prohibiting leasing, renting, bartering, exchanging, and handling pistols," approved 2d of March, A. D. 1903, by fixing a minimum punishment for violation of said Act.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 278 (S. 87.—Mr. Manning): A Bill to amend Sections 1, 4, 5, 10, and 11, entitled "An Act to require the payment of annual license fees by corporations doing business in the State, and report to the Comptroller-General," approved 1st day of March, 1904, so as to correct errors.

Ordered for consideration tomorrow.

BILL REJECTED.

Mr. SINKLER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 139.—Mr. T. J. Mauldin: A Bill to provide for the distribution of the profits of the County Dispensary in Pickens County.

On motion of Mr. SINKLER, the unfavorable report was adopted, and the Bill rejected.

THIRD READING BILL.

On motion of Mr. HUTTO, the House reconsidered the vote whereby the following Bill was passed, and ordered sent to the Senate:

H. 9.—Mr. Kershaw: A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved March I, 1904, so as to restore the charges changed by said Act.

Mr. HUTTO asked and obtained unanimous consent to withdraw the following amendment:

Add after line 19: "The proprietor of each and every warehouse shall render to each seller of tobacco, at his warehouse, a bill, plainly

stating the amount charged for weighing and handling, the amounts charged for auction fees, and the commission charged on such sale; and it shall be unlawful for any other charges or fees exceeding those herein named to be made or accepted."

The amendment being withdrawn, the Bill was read a third time, passed, and ordered sent to the Senate.

SECOND READING BILLS.

H. 73.—Mr. Haskell: A Bill to establish a State armory.

The Committee offered the following amendment, which was agreed to:

Add after the last word of Section 1, and before Section 2, the words: "Provided, The said building is not erected on the State House grounds."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

Mr. D. O. HERBERT moved to reconsider the vote whereby the House ordered the Bill (H. 73) to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 19.—Mr. Morgan: A Bill making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.

Mr. OTTS offered the following amendment, which was agreed to: Line 3, after "by" and before "payment" insert "threats or any other form of intimidation, or by".

Mr. PRINCE offered the following amendment, which was agreed to:

Add the following:

Section 2. That, from and after the approval of this Act by the Governor, it shall be unlawful for any candidate in a party primary, held for the selection of the party's nominee for any office in this State, by the use of money or other valuable consideration, to employ any person to devote his time and influence, or any portion thereof, in the promotion of any candidate's interest or for the defeat of any other candidate.

Mr. POLLOCK offered the following amendment, which was agreed to:

Insert the following:

Section 3. It shall be unlawful for any person while a candidate for public office, during any political campaign, to give, promise, or

subscribe any money or other valuable thing, for any purpose whatsoever, except for regular church collections had in a regular church building.

Mr. McFADDIN offered the following amendment, which was agreed to:

Insert the following:

Section 4. Every candidate offering for election, under the provisions of Section I, shall make the following pledge and file the same with the Clerk of Court of Common Pleas for the County in which he is a candidate, unless he shall be a candidate in more than one. County, in which case he shall file same with the Secretary of State, before he shall enter upon his campaign, to wit: "I, the undersigned, of the County of and State of South Carolina, candidate for the office of, hereby pledge that I will not give nor spend money, or use intoxicating liquors for the purpose of obtaining or influencing votes, and that I shall at the conclusion of the campaign, and before the primary election, render to the Clerk of Court (or Secretary of State, as hereinbefore provided), under oath, an itemized statement of all moneys spent or provided by me during the campaign for campaign purposes up to that time, and I further pledge that I will, immediately after the primary election or elections that I am a candidate in, render an itemized statement under oath showing all further moneys spent or provided by me in said election"; provided. that a failure to comply with this provision shall render such election null and void, in so far as the candidate, who fails to file the statement herein required, but shall not affect the validity of the election of any candidate complying with this Section; and, provided further, that such itemized statement and pledge shall be open to public inspection at all times.

Mr. NASH offered the following amendments, which were agreed to:

Insert words "or before" after the word "at" on line I, Section I; insert the words "in such election" after the word "candidate," line 5, of Section I.

Mr. COTHRAN offered the following amendments, which were agreed to:

Amend Section 1, line 5, by inserting between "or" and "for" the words "who shall"; amend Section 1, line 6, by striking out the word "shall."

Mr. MORGAN offered the following amendment, which was agreed to:

Amend by adding a Section, to be known as Section -..

Section —. That any violation of any of the provisions of this Act shall be a misdemeanor, and any person, upon conviction thereof, shall be fined not less than one hundred dollars nor more than five hundred dollars, or be imprisoned at hard labor for not less than one month nor more than six months, or both fine and imprisonment, in the discretion of the Court.

Amend further by striking out all of Section 1 after the word "misdemeanor," in line 6.

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

The following Bill was taken up, read a second time, and ordered to a third reading tomorrow:

H. 69.—Mr. McMaster: A Bill to require corporations to audit and pay claims of their employees within this State.

DEBATE ADJOURNED.

H. 20.—Mr. Ashley: A Bill to repeal an Act entitled "An Act to establish a Department of Agriculture, Commerce, and Immigration, and to provide for the appointment and compensation of a Commissioner.

Mr. VERNER moved to strike out the enacting words.

Messrs. ASHLEY, PITTMAN, J. B. WATSON, and TAYLOR spoke in favor of the passage of the Bill.

Messrs. FOSTER, D. O. HERBERT, PRINCE, and FORD spoke against the passage of the Bill.

On motion of Mr. LANEY, debate was adjourned until Tuesday, next, at 12 m.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., January 26, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it adopted the report of the Committee of Conference on:

H. 171 (S. 7.—Mr. Cole L. Blease): A Concurrent Resolution, to investigate the management of the State Dispensary.

And has appointed Messrs. Cole L. Blease, Butler, and Mauldin of the Committee of Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The House having already adopted the report, the SPEAKER appointed Messrs. Gaston, DesChamps, and M. W. Walker of the Committee of Free Conference on the part of the House, and a message was sent to the Senate accordingly.

COMMUNICATION FROM SECRETARY OF STATE.

STATE OF SOUTH CAROLINA, EXECUTIVE DEPARTMENT, BY THE SECRETARY OF STATE.

Gentlemen of the General Assembly:

I have the honor, in obedience to the provisions of Section 577, Code of 1902, to transmit herewith to your honorable body a tabulated statement of the votes cast at each of the several Precincts in certain portions of Abbeville, Greenwood, and Edgefield Counties, on the third day of January, A. D. 1904, in the matter of the proposed new County of Calhoun, to wit:

ABBEVILLE COUNTY.

Mt. Carmel Precinct.

Total Vote Cast	48
In Favor of the Proposed New County	21
Against the Proposed New County	
There were no votes cast for or against any proposed name	
the new County, or for location of County Seat.	
Willington Precinct.	
Total Vote Cast	43
In Favor of the Proposed New County	29
Against the Proposed New County	
On the Question of Name for Said New County-	
Total Vote Cast	34
In Favor of Name "Calhoun County"	-
In Favor of Name "McCormick County"	7

FRIDAY, JANUARY 27, 1905.	237
On Question of Locating County Seat—	
Total Vote Cast	33
In Favor of McCormick	33
McCormick Precinct.	
Total Vote Cast	207
In Favor of the Proposed New County	
Total Vote Cast	207
In Favor of Name "Calhoun County"	·
Total Vote Cast	207
In Favor of McCormick	207
RECAPITULATION—PORTION OF ABBEVILLE COUNTY.	
Total Vote Cast	208
In Favor of Proposed New County	257
Against the Proposed New County	4 I
In Favor of Name "Calhoun County"	240
In Favor of the Name "McCormick County"	I
In Favor of McCormick as County Seat	2 40
GREENWOOD COUNTY.	
Dornville Precinct.	
Total Vote Cast	61
In Favor of the Proposed New County	50
Against the Proposed New County	11
In Favor of the Name "Calhoun County"	51
In Favor of McCormick as County Seat	51
EDGEFIELD COUNTY.	
Liberty Hill Precinct.	
Total Vote Cast	67
In Favor of the Proposed New County	44
Against the Proposed New County	23
In Favor of the Name "Calhoun County"	41
In Favor of McCormick as County Seat	39

Madoc Precinct.

Total Vote Cast	25
In Favor of the Proposed New County	83
	42
In Favor of McCormick as County Seat	83
Plum Branch Precinct.	
	<i>7</i> 8
	<i>7</i> 5
	3
	71
In Favor of McCormick as County Seat	71
Rehoboth Precinct.	
Total Vote Cast	62
In Favor of the Proposed New County	35
- · · · · · · · · · · · · · · · · · · ·	27
	59
	49
In Favor of Rehoboth as County Seat	I
In Favor of Plum Branch as County Seat	4
RECAPITULATION—EDGEFIELD COUNTY.	
Total Vote Cast	32
In Favor of the Proposed New County 2	
	95
	71
In Favor of McCormick as County Seat	42
In Favor of Rehoboth as County Seat	1
In Favor of Plum Branch as County Seat	4
Respectfully submitted.	
J. T. GANTT,	
Secretary of State.	
Desired to the former of the	

Received as information.

ENACTING WORDS STRICKEN OUT.

H. 75.—Mr. McCants: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.

The pending question was Mr. Lomax's motion to strike out the enacting words.

Messrs. LITTLE and VERNER spoke in favor of the passage of the Bill.

Messrs. BEAMGUARD, BANKS, and HARRISON spoke against the passage of the Bill.

Mr. BANKS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 59; nays, 46.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Beamguard, Bradham, Brant, Browning, Callison, Cloy, Culler, Davis, DesChamps, DeVore, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Gause, W. J. Gibson, Gray, Hamel, Harrison, Hemphill, D. O. Herbert, Heyward, Keenan, Kershaw, Kirby, Kirven, LaFitte, Lester, Lofton, Lomax, Lyon, Laban Mauldin, T. J. Mauldin, Morrison, Nicholson, Otts, Parker, Prince, Pyatt, Richards, Riley, Seabrook, Stoll, Strong, Taylor, M. W. Walker, J. B. Watson, John J. Watson, Webb, Wimberly—59.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Bass, Brantley, Bruce, Clifton, Colcock, Cothran, Doar, Ford, Foster, Fraser, Frost, Gasque, Gaston, J. P. Gibson, Graham, Gyles, Hall, Haskell, Higgins, Hutto, Irby, Laney, Lawson, McCants, McColl, Jr., McFaddin, McMaster, Massey, Miller, Morgan, Nash, Patterson, Pittman, Pollock, Reaves, Saye, Sellers, Sinkler, Spivey, Toole, Tribble, Turner, Verner, Whaley, Whatley—46.

So the enacting words were stricken out.

Mr. ASHLEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

TABLED AND WITHDRAWN.

On motion of Mr. TOOLE the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 66.—Aiken Delegation: A Bill to amend Sections 265, 266, 272, 273, and 274, of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.

LEAVES OF ABSENCE.

Mr. IRBY asked and obtained leave of absence for his colleague, Mr. Boyd, until January 31st.

Mr. BROWNING asked and obtained leave of absence for his colleague, Mr. C. L. Little, until Monday next.

Mr. NASH asked and obtained leave of absence for his colleague, Mr. Sanders, until tomorrow.

Mr. BASS asked and obtained leave of absence for his colleague, Mr. Graham, until Monday next.

Mr. LaFITTE asked and obtained leave of absence for Saturday, January 28th.

Mr. LAWSON asked and obtained leave of absence for his colleague, Mr. Gray, until Monday next.

Mr. BRANT asked and obtained leave of absence until Monday next.

Mr. BRANT asked and obtained indefinite leave of absence for his colleague, Mr. J. M. Walker.

Mr. MILLER asked and obtained indefinite leave of absence for his colleague, Mr. Nance, on account of sickness.

Mr. BRADHAM asked and obtained leave of absence until Monday next.

ADJOURNMENT.

At 2 p. m. the House, on motion of Mr. MOSES, adjourned.

SATURDAY, JANUARY 28, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. R. N. Pratt.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. COTHRAN, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. VERNER, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 412.—Mr. BASS: A Bill to amend an Act entitled "An Act to amend Article VIII (relating to magistrates), of Chapter XX of Title I of Part I, of Vol. I, of the Code of Laws of South Carolina, 1902," approved the 27th day of February, A. D. 1902, so far as the same relates to Williamsburg County.

Which was referred to the Committee on Offices and Officers.

H. 413.—Mr. BRANTLEY: A Bill to amend an Act entitled "An Act to amend an Act entitled "An Act to fix the compensation to be paid to the County officers of the various Counties of the State," approved 27th of February, A. D. 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved the 22d day of February, A. D. 1904, by including the word Orangeburg in the title, and by changing the salary in Orangeburg County.

Which was referred to the Committee on Offices and Officers.

H. 414.—Mr. HALL: A Bill to reduce the penalty prescribed by Section 506 of Criminal Code of 1902, against gambling and playing at certain games, and to give the magistrates jurisdiction, and the Sheriff power to arrest without warrant, on Sunday.

Which was referred to the Committee on Judiciary.

H. 415.—Mr. RICHARDS: A Bill to amend Section 12 of an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and define their duties and powers," approved the 27th day of February, A. D. 1904, by directing that license fees paid by applicants be turned into the General Fund of this State.

Which was referred to the Committee on Medical Affairs.

H. 416.—Mr. T. J. MAULDIN: A Bill to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.

Which was referred to the Committee on Ways and Means.

H. 417.—JUDICIARY COMMITTEE: A Bill to allow defenses and counterclaims to be set up by defendants in action in claims and delivery and in special proceedings.

Reference dispensed with.

H. 418.—Mr. SAYE: A Bill to require all residents of this State adjudged fit subjects to be confined in the State Hospital for the Insane, to be cared for and treated without charge.

Which was referred to the Committee on Hospital for Insane.

H. 428.—Mr. FISHBURNE: A Bill to repeal Section 3092 of the Civil Code of Laws of South Carolina, Vol. I, so far as the same applies to Colleton County; and to make Section three thousand and ninety-one (3091) applicable to said County.

Which was referred to the Committee on Judiciary.

H. 429.—Mr. FISHBURNE: A Bill to amend Section 55, Criminal Code, Vol. II, 1902, relating to peremptory challenges to jurors. Which was referred to the Committee on Judiciary.

H. 430.—Mr. D. O. HERBERT: A Bill to reorganize the military forces of this State; to adopt and make of force a military code, and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

Which was referred to the Committee on Military.

H. 432.—Mr. GREEN: A Bill to further regulate the prosecution of persons for disposing of property under lien and mortgage.

Which was referred to the Committee on Judiciary.

RESOLUTION.

H. 433.—Mr. RICHARDS: A Resolution.

Be it Resolved, By this House that the Speaker appoint a Committee of three of its Members, who shall be well versed in the law, to take into consideration the difficulty in the way of the ratification by this General Assembly of the amendment to Article III, Section 9, of the State Constitution, proposed by the last General Assembly to the qualified electors and by them approved by a majority vote thereon at the last general election, and that said Committee report back to this House with all due speed a Joint Resolution, or Joint Resolutions, by which the State Constitution can be so amended as to provide for biennial instead of annual sessions of the General Assembly.

Mr. OTTS moved to amend by striking out the words "back to the House with all due speed" and inserting "at the next session of the General Assembly."

Which was agreed to.

The Resolution, as amended, was agreed to.

REPORTS OF COMMITTEES.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 52.—Mr. Callison: A Bill to amend Section 2680, Article II, Chapter XXXIII, Code of Laws of South Carolina, 1902, Vol. I, by adding a section, to be known as Section 2680a, with reference to public guardians.

Ordered for consideration tomorrow.

Mr. NASH, from the Committee on Judiciary, submitted an unfavorable report on:

H. 121.—Mr. Prince: A Bill to regulate and prescribe the practice in the enforcement of liens on lands and buildings or structures, for labor performed and materials furnished.

Ordered for consideration tomorrow.

Mr. LAWSON, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 138.—Mr. Irby: A Joint Resolution, proposing an Amendment to Section 6 of Article X of the State Constitution, so as to empower the State and the Counties to engage in the manufacture of cotton-seed produce.

Mr. TOOLE submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. NASH, from the Committee on Judiciary, submitted a report on:

H. 166.—Mr. Prince: A Bill to authorize, ratify, and confirm the right and power of Samuel M. Orr, H. H. Watkins, George C. Grogan, and their associates, their successors, and their assigns, to construct dams across the Savannah River at Middleton and Cherokee Shoals.

Recommending the passage of the following Bill:

H. 166.—Judiciary Committee Substitute: A Bill to authorize and empower Samuel M. Orr and H. H. Watkins, and their associates, heirs, and assigns, and the corporations to be organized by them and their associates, or assigns, and the successors and assigns of such corporations to construct and maintain a dam or dams across Savannah River at or in the vicinity of Gregg Shoals and Cherokee Shoals, either or both of them, for the purpose of developing waterpower and electrical power for commercial uses and other purposes.

Ordered for consideration tomorrow.

Mr. J. J. WATSON, from the Committee on Offices and Officers, submitted a favorable report on:

H. 178.—Mr. Morrison: A Bill to amend the law relating to magistrates and their constables, their duties, powers, jurisdiction, salaries, etc.

Mr. NASH, from the Committee on Judiciary, submitted an unfavorable report on:

H. 182 (S. 25.—Mr. Raysor): A Joint Resolution proposing to amend Section 11, of Article V, of the State Constitution, with reference to appointments by the Governor to fill vacancies in the Supreme Court and inferior tribunals.

Ordered for consideration tomorrow.

Mr. HEMPHILL, from the Committee on Public Schools, submitted an unfavorable report on:

H. 192.—Mr. Miller: A Bill to require uniformity and prevent change in books used in public schools for five years.

Ordered for consideration tomorrow.

Mr. GASTON, from the Committee on Dispensary, submitted an unfavorable report on:

H. 199.—Mr. Sellers: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same," approved February 25, 1904.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 212 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing waterpower for commercial uses and for other purposes.

Ordered for consideration to morrow.

Mr. HEMPHILL, from the Committee on Banking and Insurance, submitted a favorable report on:

H. 214 (S. 33.—Mr. Brice): A Bill to amend an Act entitled "An Act to provide for the charter fees for Domestic Building and Loan Associations," approved March 2, 1903.

Ordered for consideration tomorrow.

Mr. FOSTER, from the Committee on Judiciary, submitted a favorable report on:

H. 215 (S. 37.—Mr. Hay): A Bill to amend Section 2735 of Vol. I, Code of Laws of 1902.

- Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:
- H. 216 (S. 52.—Mr. McLeod): A Bill to amend Section 816, Vol. I, Code of Laws, 1902, so as to have same apply to Lee County. Ordered for consideration tomorrow.
- Mr. RICHARDS, from the Committee on Ways and Means, submitted a favorable report on:
- H. 221.—Mr. Richards: A Bill to further establish and fix the duties of Township Boards of Commissioners and Assessors as to the return and assessment of property for taxation.

Ordered for consideration tomorrow.

- Mr. GASTON, from the Committee on Dispensary, submitted an unfavorable report on:
- H. 241.—Mr. Ardrey: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in the State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same," approved February 25, 1904.

Ordered for consideration tomorrow.

- Mr. SINKLER, from the Committee on Judiciary, submitted a favorable report, with amendment, on:
- H. 249 (S. 47.—Mr. Bivens): A Bill to amend Section 18 of the Code of Civil Procedure of the Code of Laws, Vol. II, 1902, fixing the time for holding the Courts for Dorchester County.

Ordered for consideration tomorrow.

- Mr. E. J. ETHEREDGE, from the Special Committee consisting of Members from the Fifth Judicial Circuit, submitted a favorable report on:
- H. 250.—Lexington Delegation: A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.

- Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:
- H. 260 (S. 17.—Mr. W. E. Johnson): A Bill to amend Sections 265, 266, 272, 273, and 274 of the Criminal Code of South Carolina,

so as' to apply the provisions thereof to primary elections in this State.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Education, submitted a favorable report on:

H. 261 (S. 40.—Mr. Raysor): A Joint Resolution providing for a Commission to revise the General Free School Law, and report to the next session.

Ordered for consideration tomorrow.

Mr. CLOY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 264 (S. 73.—Mr. McIver): A Bill to amend Section 714 of Code of Laws, 1902, Vol. I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

Ordered for consideration tomorrow.

Mr. POLLOCK, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the eighth day of December, 1904, and to confer additional powers on said company.

Mr. IRBY submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. COTHRAN, from the Committee on Judiciary, submitted a favorable report on:

H. 273.—Mr. D. O. Herbert: A Bill to amend Section 2935 of the Code of Laws, Vol. I, of South Carolina, 1902, relating to persons exempt from serving as jurors so as to include licensed embalmers.

Ordered for consideration tomorrow.

Mr. SEABROOK, from the Committee on Agriculture, submitted a favorable report on:

H. 274 (S. 56.—Mr. Brooks): A Bill to provide game wardens. Ordered for consideration tomorrow.

Mr. McFADDIN, from the Committee on Judiciary, submitted a favorable report on:

H. 275 (S. 57.—Mr. Hay): A Bill to amend an Act to authorize the establishment of Municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants, approved February 19, 1904.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 277 (S. 62.—Mr. Raysor): A Bill to amend Section 2727, Civil Code, 1902, relating to the Chief Justice and Associate Justices of the Supreme Court.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with recommendation, on:

H. 372.—Mr. Davis: A Bill to authorize the County Board of Commissioners of Berkeley County to draw their warrant in favor of L. A. Coward for \$75.00 for building Garner's Bridge, and to require the County Treasurer to pay the same.

Recommending that printing be dispensed with, which was agreed to.

Ordered for consideration tomorrow.

Mr. McCANTS, from the Committee on Judiciary, submitted a favorable report on:

H. 396.—Mr. J. P. Gibson: A Bill to authorize and require the rerunning and remarking of portion of the boundary line between this State and the State of North Carolina.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 401.—Mr. Lyon: A Joint Resolution, to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claims of Miss Lula McNair.

Ordered for consideration tomorrow.

Mr. KIRBY, from the Committee on Offices and Officers, submitted a report, without recommendation, on:

H. 402.—Mr. Harrison: A Bill to abolish the office of County Supervisor and County Board of Commissioners as now constituted, and to provide for the election of three persons to constitute the County Board of Commissioners, and to prescribe their duties.

Ordered for consideration tomorrow.

Mr. GASTON, from the Committee on Dispensary, submitted an unfavorable report on:

H. 92.—Mr. Brantley: A Bill to amend Chapter XXVII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Recommending the passage of the following Substitute, which was read the first time:

H. 92.—Dispensary Committee Substitute: A Bill to amend Chapter XXVII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Ordered for consideration tomorrow.

Mr. LYON, from the Committee on Ways and Means, submitted a favorable report, with recommendation, on:

H. 5.—Mr. Nash: A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, 1894.

Recommending that printing be dispensed with, which was agreed to, and the Bill was accordingly restored to its place on the Calendar for a third reading.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 399.—Mr. Cothran: A Bill to provide for the payment by the State and by the several Counties respectively of the premiums upon all official bonds upon which any authorized guarantee or surety company may be surety.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority favorable report, with amendment, on:

H. 156.—Mr. Cothran: A Bill to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

Mr. FRASER, from the same Committee, submitted a minority unfavorable report.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 236.—Mr. Nash: A Bill to amend Section 1 of an Act approved February 25, 1904, entitled "An Act to grant unto electric lighting and power companies all the rights, powers, and privileges subject to the same duties and liabilities as are conferred upon telegraph and telephone companies under Sections 2211, 2212, 2213,

2214, 2216, 2217, 2218, and 2219, of the Civil Code of South Carolina, and to amend said Section 2211, by adding another proviso at the end thereof.

Mr. NASH, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 405.—Mr. DeVore: A Bill to amend Section I of an Act entitled "An Act to give the Railroad Commission jurisdiction over all telephone lines, stations, and exchanges, and over all persons, firms, and corporations owning or operating any telephone line, station or exchange for the transmission of intelligence for hire in this State," approved February 25, 1904.

Mr. DeVORE, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

BILLS REJECTED.

Mr. BRADHAM, from the Committee on Education, submitted an unfavorable report on:

H. 146.—Mr. Edwards: A Joint Resolution, to provide for the appointment of a Commission to make inquiry into the feasibility and cost of combining the South Carolina Military Academy with the South Carolina College, to form the South Carolina University.

The report was adopted, and the Bill rejected.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 183 (S. 26.—Mr. Raysor): A Joint Resolution, proposing to amend Section 16, of Article IV, of the State Constitution, with reference to the time to which the Governor may adjourn the General Assembly.

Report adopted, Joint Resolution rejected, and a message sent to the Senate accordingly.

REPORT OF COMMITTEE ON CLAIMS.

Mr. MOSES, from the Committee on Claims, submitted favorable reports on the following:

- H. 281.—Claim of J. B. Armstrong, salary, \$47.23.
- H. 282.—Claim of J. E. Murray, salary, \$151.67.
- H. 284.—Claim of Palmetto Bank and Trust Co., loan, \$264.85.

- H. 285.—Robinson & Elliott, tax abatement, \$15.72.
- H. 286.—Claim of James Y. Culbreath, Special Judge, \$140.98.
- H. 287.—Claim of Evening Telegram, advertising, \$44.32.
- H. 288.—Claim of C. M. Matthews, services, \$11.60.
- H. 289.—Claim of Mrs. Sallie R. Brown, tax refund, \$13.80.
- H. 290.—Claim of J. Q. Marshall, committee expenses, \$33.10.
- H. 291.—Claim of J. Q. Marshall, committee expenses, \$26.40.
- H. 292.—Claim of J. S. Trantham, expenses, \$92.00.
- H. 293.—Claim of R. O. Jones, fuel for State House, \$527.30.
- H. 294.—Claim of M. P. Howell, elector, \$34.00.
- H. 295.—Claim of N. H. Stansell, elector, \$23.20.
- H. 296.—Claim of T. J. Cunningham, elector, \$19.10.
- H. 297.—Claim of William Shannon, elector, \$7.30.
- H. 298.—Claim of Olin Sawyer, elector, \$20.30.
- H. 299.—Claim of George Johnston, elector, \$8.70.
- H. 300.—Claim of H. H. Watkins; elector, \$24.70.
- H. 301.—Claim of A. W. Summers, elector, \$13.10.
- H. 302.—Claim of W. T. Jeter, elector, \$17.60.
- H. 303.—Claim of Union Times Company, proclamations, \$12.00.
- H. 304.—Claim of The Record, advertising, \$44.10.
- H. 305.—Claim of Florence Daily Times, advertising, \$22.29.
- H. 306.—Claim of Union Times, advertising elections, \$42.74.
- H. 307.—Claim of Progress, advertising elections, \$42.74.
- H. 308.—Claim of Keowee Courier, advertising elections, \$46.20.

The reports were adopted and the claims were ordered sent to the Senate.

REPORT OF COMMITTEE ON ASYLUMS AND PENITENTIARY.

Mr. RAWLINSON, by request, presented the following: To the General Assembly of the State of South Carolina:

We, the undersigned members of a Joint Committee, appointed by a Concurrent Resolution of the two Houses of the General Assembly, at the regular session for the year 1904, to examine the accounts and the vouchers relating to all moneys received into and paid out by the Deaf, Dumb, and Blind Asylum, the State Hospital for the Insane, and the State Penitentiary, and to examine the books of said institutions, beg leave to submit the following report:

We have visited the said institutions, and have made careful examination of the books, accounts, and vouchers relating to all moneys received and paid out by said institutions, and with the exception

of a few minor clerical errors in the books and vouchers at the State Hospital for the Insane, and the State Penitentiary, found them all neatly kept, and correct.

While we do not deem it a part of our duty under the law to make any investigation as to the management of these institutions, we were able, without additional expense to the State, to make some investigation as to the management of the institutions also. We were much gratified with the exceptional zeal shown by the managements of the several institutions for the comfort, the wellbeing, and best interests of the unfortunate inmates of these several institutions, and heartily commend to your honorable body the efficient and painstaking services of those in charge of these institutions.

We append hereto as a part of this report the statements marked "I," "II," and "III," showing the receipts and disbursements of the several institutions. We have classified the disbursements so as to show, in a measure, how the funds were applied, believing that a statement of this kind will prove more interesting and instructive than a statement showing the disbursements by the month.

All of which is most respectfully submitted.

E. L. HERNDON,
On the part of the Senate.
ELBERT H. AULL,
J. C. MACE,
On the part of the House.

Columbia, S. C., January 16, 1905.

I. STATE HOSPITAL FOR THE INSANE.

STATEMENT OF RECEIPTS AND DISBURSEMENTS FOR THE YEAR 1904.

Receipts.

Receipts.	
To Balance on Hand January 1, 1904	\$3,981 <i>7</i> 1
To Appropriation for Maintenance	\$120,000 00
To Appropriation for Improvement and Repairs	15,000 00
To Appropriation for Water Main for Fire Protection	1,500 00
To Appropriation, per Diem and Mileage Regents	1,200 00
To Collected from Pay Patients	7,119 59
To Collected from Other Sources	1,795 44
,	\$150,596 74
To Deficit	12,046 62

\$162,643 36

Disbursements.

2 20 4. 40 m. m.		
Disbursed for Building and Repairs	\$31,590 1	0
Disbursed for Extension of Water Main	1,500 O	Ю
Disbursed for Purchase of Land	2,450 O	Ю
Disbursed for Regents, per Diem and Mileage	I,200 O	
Disbursed for Stock and Cattle	1,720 3	
Disbursed for Insurance	177 O	
Disbursed for Personal Accounts, Pay Patients	103 4	4
Leaving for Support Proper	123,902 4	.6
	\$162,643 3	6
II.		
DEAF, DUMB, AND BLIND ASYLUM.		
STATEMENT OF RECEIPTS AND DISBURSEMENTS FOR THE	YEAR 1904	1.
Receipts.		
Cash on Hand January 1, 1904—Support	\$435 2	2
From Treasurer, Appropriation for Support, 1904	24,000 0	
For Repairs	500 O	0
For Barn, Laundry, Tank, etc	2,500 0	O
From Other Sources	137 5	0
	\$27,572 7	2
. Disbursements.		
Salaries of Superintendent, Matron, and Instructors in		
Literary, Music, Art, and Industrial Departments	\$9,414 7	5
Wages of Supervisors, Engineer, Cooks, and Laundry,		•
Kitchen, Farm, Dairy, and Stable Help	3, 2 66 8	I
Groceries and Provisions	6,016 0	4
Furniture, Household Goods, Improvements, and		
General Repairs	2,179 8	4
Fuel and Light	1,469 7	5
Stable and Dairy	843 0	0
Supplies for Industrial and Art Departments	537 49	
Supplies for Literary and Music Departments	/ 415 40	
Medical Attention and Medicines	117 4	
Postage, Telephone, etc	101 4	5

SATURDAY, JANUARY 28, 1905.	25	3
Painting Buildings, etc	\$500 0 2,500 0 210 8	О
\$2 III.	2 7,572 7	2
STATE PENITENTIARY.		
STATEMENT OF RECEIPTS AND DISBURSEMENTS FOR THE YE	EAR 1904	4.
Receipts.		
Hire of Convicts (Hosiery Mill) Hire of Convicts (County Chaingangs) County Chaingangs (for Escapes) Chaingang Guards Personal Accounts Prison Sales DeSaussure Farm Reid Farm Lexington Farm Refunds Gate Receipts Total Receipts for 1904 \$7	29,807 2 2,672 6 150 0 3,576 5 9,504 5 1,304 7 18,644 3 12,380 8 1,356 4 117 5 126 7 79,641 5 28,851 1	22 00 00 31 18 8 8 5 6 - 5 3
\$10 Disbursements.	08,492 6	8
Board of Directors	\$2,168 0,31,707 2:4,507 1.7,197 7:3,635 0.973 0.270 4:265 0.513 6:13,090 6:4,589 1.100 0	9 2 6 0 7 7 10 2 3 2

Reid Farm	\$3,012	50
DeSaussure Farm	2,856	94
Lexington Farm	1,282	61
Total Expenditures	\$76,169	16
Cash Balance in Bank December 31, 1904	32,323	52
-	\$108,492	68

Received as information.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

- H. 19.—Mr. Morgan: A Bill making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.
- H. 69.—Mr. McMaster: A Bill to require corporations to audit and pay claims of their employees within this State.
 - H. 73.—Mr. Haskell: A Bill to establish a State armory.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

- H. 190.—Special Committee: A Bill to amend Section 25 of the Code of Civil Procedure, relating to the time of holding the Courts of the Eighth Judicial Circuit.
- H. 32.—Mr. Morgan: A Bill to ratify the amendment to Section 7. Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Bill (H. 32), resulting as follows:

Yeas, 71; nays, o.

.Those who voted in the affirmative are:

IIon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Beamguard, Brantley, Brice, Clifton, Cloy, Colcock, Culler, DeVore, Epting, Fishburne, Ford, Foster, Fraser, Gaston, J. P. Gibson, W. J. Gibson, D. L. Green, Gyles, Hall, Hamel, Harrison, Hemphill, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Lawson, Lester, Lomax, Lyon, McCants, McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Moses, Nash, Nicholson, Parker, Patterson, Pittman, Pollock, Prince, Pyatt, Rawlinson, Reaves, Richards, Saye, Seabrook, Sellers, Sheldon,

Sinkler, Spivey, Taylor, Toole, Tribble, J. B. Watson, John J. Watson, Wimberly—71.

So the Bill received the necessary majority vote of all the Members elected to the House.

H. 47.—Mr. Cloy: A Bill to make the obstruction of any street or road of any kind, by any railroad or person, a misdemeanor.

H. 144.—Mr. Higgins: A Bill to authorize and empower School District No. 52 of Newberry County, in the State of South Carolina, to issue bonds for purchase of a lot, and the erection and equipment of a school building thereon, to provide for a Building Committee, and to provide for the payment of said bonds, and the interest thereon.

H. 153.—Mr. M. W. Walker: A Bill to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly at the option of the magistrates and constables.

H. 167.—Mr. Foster: A Bill to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.

H. 126.—Mr. Laney: A Bill to authorize the Trustees of Jefferson Special School District, No. 9, in Chesterfield County, to issue bonds for the purpose of erecting school buildings and equipping same and purchasing a lot or lots.

H. 193.—Mr. Nash: A Bill to ratify the Amendment of the Constitution of 1895, whereby a new Article thereof is added relating to roads, highways, and drainage.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Bill (H. 193), resulting as follows:

Yeas, 75; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Beamguard, Brantley, Brice, Bruce, Clifton, Cloy, Colcock, Cothran, Culler, DesChamps, DeVore, Doar, Epting, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gaston, J. P. Gibson, W. J. Gibson, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrison, Haskell, Hemphill, Higgins, Hutto, Irby, Kirby, Lawson, Lester, Lomax, Lyon, McCants, McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Prince, Pyatt, Rawlinson, Reaves, Richards, Sanders, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Taylor, Tribble, J. B. Watson, John J. Watson, Wimberly—75.

So the Bill received the necessary majority vote of all the Members elected to the House.

H. 194.—Mr. Nash: A Bill to ratify the Amendment to the Constitution of 1895 whereby Subdivision II and Subdivision IX of Section 34, Article III, thereof, is repealed.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Bill, resulting as follows:

Yeas, 76; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Beamguard, Brantley, Brice, Bruce, Clifton, Cloy, Cothran, Culler, DesChamps, DeVore, Doar, Epting, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gasque, Gaston, J. P. Gibson, W. J. Gibson, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harrison, Hemphill, Heyward, Higgins, Hutto, Irby, Kershaw, Kirby, Lawson, Lester, Lomax, McCants, McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Prince, Pyatt, Rawlinson, Reaves, Richards, Sanders, Saye, Seabrook, Sellers, Sheldon, Spivey, Stoll, Taylor, Toole, Tribble, J. B. Watson, John J. Watson, Wimberly—76.

So the Bill received the necessary majority vote of all the Members elected to the House.

H. 40.—Mr. Whaley: A Bill to vest the right, title, and interest of the State in and to certain personal property.

H. 109.—Mr. Tribble: A Bill to amend an Act approved the 20th day of February, A. D. 1904, entitled "An Act to exempt soldiers and sailors from paying license," by striking out on the third printed line of said Act the words "who enlisted from this State," so that the said Act when so amended shall read as follows.

H. 91.—Mr. Kirby: A Bill to require the payment of certain pensions after death of claimant.

H. 198.—Mr. Lyon: A Bill to require the Secretary of State to make reports to the Comptroller-General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.

H. 246.—Mr. Morrison: A Bill to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

H. 253.—Mr. Lawson: A Joint Resolution, to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him.

- H. 263 (S. 63.—Mr. Marshall): A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.
- H. 267 (S. 86.—Mr. McIver): A Joint Resolution, to further regulate the determination and the levy of special tax, and the election of Trustees in and for the "School District of the Town of Cheraw."
- H. 180.—Mr. Richards: A Joint Resolution, to refund certain overpaid taxes to W. L. DePass.
- H. 204.—Mr. DeVore: A Bill to amend Section 1239 of Vol. I, Code of Laws of South Carolina, by striking out "Edgefield" everywhere it occurs in said Section.
- H. 145.—Mr. Wimberly: A Bill to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.
- H. 232.—Mr. Sinkler: A Bill to amend Section 146, Code of Civil Procedure, by adding at the end of said Section a proviso thereto.
- H. 233.—Mr. Richards: A Joint Resolution, providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale of Kershaw County, for filling out term of W. R. McCreight, deceased.
- H. 266 (S. 85.—Mr. Blake): A Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.
- H. 383.—Mr. Bass: A Joint Resolution, to authorize and require the Board of County Commissioners of Williamsburg County to draw their warrant upon the County Treasurer of said County in favor of Pauly Jail Building Company for the sum of four hundred and sixty dollars, to pay balance due for building County jail, and to authorize Treasurer to pay same.
- H. 387.—Barnwell Delegation: A Bill to abolish the office of Township Commissioner in Barnwell County, and make the general law as to County government and assessment of property for taxation applicable therein.
- H. 213 (S. 30.—Mr. Warren): A Bill to provide for the holding of the Summer Term of Court of Common Pleas for Hampton County.
- H. 268.—Mr. Brice: A Bill to provide for the erection of a new jail and repair of the Courthouse in Fairfield County, and to appoint a Commission whose duty it shall be to supervise the application of

the funds arising from the sale or hypothecation of said bonds issued in aid of the erection of said jail and repair of said Courthouse.

H. 279 (S. 106.—Mr. Stackhouse): A Bill to authorize the Trustees of Fork School District, being School District No 26, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.

H. 392.—Mr. D. L. Green: A Bill to repeal Section 1507, Article II, Chapter XXXIII, Vol. I, Code of Laws, of South Carolina, 1902, relating to the General Stock Law.

H. 404.—Newberry Delegation: A Bill to amend an Act entitled "An Act to enable and authorize School District No. 14, in Newberry County, to issue bonds for the purpose of building and erecting a schoolhouse therein, and to purchase a lot therefor," approved 20th day of February, A. D. 1904, and to validate the bonds issued under authority of said Act.

H. 384.—Mr. Whaley: A Bill to amend Section 163 of the Criminal Code of South Carolina so as to make it a crime to break into any vessel.

H. 111.—Mr. Hemphill: A Bill to amend an Act entitled "An Act to incorporate Mount Pleasant and Georgetown Railway Company."

Mr. HEMPHILL offered the following amendments, which were agreed to:

By inserting on line 5, Section 1, after the word "or" and before the word "Charleston" on said line the word "from"; amend further by inserting in line 6 of said Section after the word "Charleston" and before the word "in" the words "via Mt. Pleasant"; amend further by inserting on line 6 of said Section after the first comma and before the word "through" the words "running near McClellanville."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

H. 122.—Mr. W. J. Gibson: A Bill to amend an Act entitled "An Act to amend Section 11 of an Act entitled 'An Act to fix the amount of the compensation to the County officers of the various Counties of the State,' approved February 25, 1902," approved the 20th of February, 1903, by increasing the salaries of the County Superintendent of Education of Spartanburg County to \$1,200.00.

Mr. SPIVEY offered the following amendment, which was agreed to:

Amend by striking out the word "three" after "Horry" and before the word "hundred" on line 17, page 2, Section 2, and insert the word "four" in lieu thereof.

Mr. PYATT offered the following amendments, which were agreed to:

- 1. Amend title by inserting after the word "Spartanburg" the words "and Georgetown"; strike out "County" and insert "Counties"; insert after "\$1,200" the words "and \$600.".
- 2. Amend Section I by adding after the words "twelve hundred" the following: "and by striking out on line 15, Section 11, the words 'five hundred' and inserting in lieu thereof the word 'six."
- 3. Amend line 15 by striking out "five" and inserting in lieu thereof the word "six."
- 4. Amend title by inserting after the word "Spartanburg" the word "Horry."

Mr. BRANTLEY offered the following amendments, which were agreed to:

Amend Section 1, on line 5 before the word "so" and after the word "hundred" by inserting therein the words, "an 1 by striking out the words 'seven hundred' on line 20 before the word 'and' and after the word 'Orangeburg' and inserting in lieu thereof the words 'eight hundred.'"

To amend title to conform: By inserting in title on line 4 after the word "Spartanburg" and before the word "County" the words "and Orangeburg Counties," and by adding at the end of title "and eight hundred and fifty dollars," respectively.

Mr. FOSTER offered the following amendments, which were agreed to:

Amend title by inserting before the word "Spartanbling" the word "Lancaster."

Amend Section 1, by inserting after the words "six hundred" on line 5 the following: "and by striking out the word 'five' after the word 'Lancaster' and inserting in lieu thereof the word 'six'."

Strike out the word "five" after the word "Lancaster," line 17, and insert the word "six."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 155.—Mr. Haskell: A Bill to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons. The COMMITTEE offered the following amendment, which was agreed to:

Amend by striking out the words "or both" on the eleventh line line of Section 1 thereof.

The Bill, as amended, was read the second time and ordered to a third reading tomorrow.

H. 185 (S. 54.—Mr. McGowan): A Bill to amend Section 7 of an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Section 8 thereof.

The COMMITTEE offered the following amendments:

Amend by striking out the words "Section 7 of" in line 1 of the title thereof.

Amend, further, by striking out Section 1 thereof and inserting in lieu thereof the following:

Section 1. That an Act entitled "An Act to Incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved February 20, 1903, be amended by striking out all of Section I, after the enacting words, and inserting in lieu thereof the following: "That the Board of Trustees of the Presbyterian College of South Carolina shall consist of male members of the Presbyterian Church in the United States, selected as follows: Three from each Presbytery connected with the Synod of South Carolina, in connection with the said Presbyterian Church, to be elected by said Presbyteries, and three graduates of said college, to be elected by the Alumni thereof, at their annual meeting. The said Trustees shall serve for a term of three years each. In case any Presbytery or the Alumni of said College shall fail to appoint or elect such Trustees, appointment to fill the vacancy shall be made by the remaining members of the Board in annual meeting assembled: Provided, That such appointments shall hold good only until the Presbyteries or Alumni shall elect Trustees as above provided"; so that said Section as amended shall read as follows:

"Section 1. That the Board of Trustees of the Presbyterian College of South Carolina shall consist of male members of the Presbyterian Church in the United States, selected as follows: Three from each Presbytery connected with the Synod of South Carolina, in connection with the said Presbyterian Church, to be elected by said Presbyteries, and three graduates of said College, to be elected by the Alumni thereof at their annual meeting. The said Trustees shall serve for a term of three years each. In case any Presbytery or the

Alumni of said College shall fail to appoint or elect such Trustees, appointments to fill the vacancy shall be made by the remaining members of the Board in annual meeting assembled: *Provided*, That such appointments shall hold good only until the Presbyteries or Alumni shall elect Trustees as above provided."

Section 2. That Section 3 of said Act be amended by striking out the words "shall be authorized to," on the second line in the printed Act, and by inserting in lieu thereof the words "shall control, manage and govern the Presbyterian College of South Carolina now established at Clinton, for the purpose of promoting Christian education in harmony with the constitution of the Presbyterian Church in the United States; and shall," and by striking out the words, "South Carolina and the United States" on the last line of said Section and inserting in lieu thereof the words "the land or the Constitution of said Presbyterian Church"; so that said Section when amended shall read as follows:

"Section 3. That the Board of Trustees of the Presbyterian College of South Carolina shall control, manage and govern the Presbyterian College of South Carolina, now established at Clinton for the purpose of promoting Christian education in harmony with the Constitution of the Presbyterian Church in the United States; and shall make a constitution, laws, rules and regulations for the government of said College, and for the preservation of order and good morals therein, not inconsistent with the laws of the land or the Constitution of said Presbyterian Church."

Section 3. That Section 7 of said Act be amended by striking out the word "and" on the fourth line of the printed Act before the words "in case"; and by inserting at the end of said Section the words "the said Board shall not change the location of said College without the concurrence of two-thirds of the Presbyteries, electing Trustees"; so that Section 7, when so amended, shall read as follows:

"Section 7. That the Board of Trustees of the Presbyterian College of South Carolina shall have authority to change the name of said College, and the name and title of the body, politic and corporate, hereby created. In case of such change of name the new body, politic and corporate, shall succeed to all the rights, powers and advantages conferred by this Act upon the Board of Trustees of the Presbyterian College of South Carolina. The said Board shall not change the location of said College without the concurrence of two-thirds of the Presbyteries, electing Trustees."

And amend further by striking out the figure "2" on the first line of Section 2 of said Bill and insert in lieu thereof the figure "4."

Mr. MILLER offered the following amendments, which were agreed to:

On line 63 of printed amendment to the Bill insert immediately after the word "name" and before the word "the" the words "and title"; also on line 64, after "powers" and before "and," insert the word "privileges."

The Committee amendments, as amended, were then agreed to.

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 197.—Mr. Baker: A Bill to amend Section 1796 of the Code of Laws of 1902, Vol. I, by adding a proviso at the end of said Section, relating to "Live Stock Insurance."

Mr. PATTERSON offered the following amendment, which was agreed to:

Insert at end of line 39 the words "paid up."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 379.—Mr. Bass: A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.

Mr. PYATT offered the following amendments, which were agreed to:

Amend the title of Bill, by inserting after the word "Williamsburg" the words "and Georgetown"; strike out the word "County" and insert "Counties"; strike out the word "County" and add after the word "Farm" the words "of said Counties."

Amend by adding at the end of Section 1 the following to be designated as Section 2:

Section 2. That the County Board of Commissioners of Georgetown County be, and are hereby, authorized and empowered to sell and convey upon such terms as in their judgment they may deem best, the County Poorfarm, and to purchase a site for a Poorhouse, or a Poorfarm nearer to the city of Georgetown, if in their judgment such purchase shall be for the best interests of said County.

The Bill, as amended, was read the second time and ordered to a third reading tomorrow.

H. 280 (S. 114.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 36, of the County of Orangeburg,

to order an election and to issue coupon bonds of said school district for school purposes.

Mr. BRANTLEY offered the following amendments, which were agreed to:

On the line next to the last line of Section 4 insert the word "school" between the words "for" and "taxes."

Amend Section I by striking out after the word "exceeding" and before the word "thousand" on line 4, the word "fifteen" and insert in lieu thereof the word "eight."

1

Amend by striking out after the word "exceeding" and before the word "thousand" in line 5 the word "five" and inserting in lieu thereof the word "six."

Amend by striking out on line 8 before the word "thousand" and after the word "exceeding" the word "fifteen" and inserting in lieu thereof the word "eight."

Amend by striking out in Section 4 on line 3 before the word "years" and after the word "of" the word "twenty," and insert in lieu thereof the word "twenty-five."

Amend by striking out on line 4 after the word "furnishing" and before the word "school," the words "one or more," and inserting in lieu thereof the word "a."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 270.—Mr. Morgan: A Bill to regulate the sale of cocaine, morphine, and chloral in this State, and provide punishment for violations thereof.

Mr. MORGAN offered the following amendments, which were agreed to:

Amend by striking out all of the words after "any" in line 3, Section 1, down to the word "Provided" in line 4 of said section, and insert in lieu thereof the words "cocaine, eucaine, opium, and its alkaloids (except paregoric), codeine, heroin, laudanum, and chloral, except upon the prescription of a licensed physician."

Amend further by striking out all of Section I after the word "Provided" in line 4, and insert in lieu thereof the words: "This Act shall not prevent sales to regularly licensed druggists, cocaine, eucaine, opium and its alkaloids, codeine, heroin, laudanum and chloral, to be sold by them as above provided."

Amend by striking out all of the title after the word "cocaine"

and insert in lieu thereof the words "eucaine, opium and its alkaloids (except paregoric), codeine, heroin, laudanum, and chloral, in this State, and provide punishment for the violation thereof."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 408.—Mr. Lawson: A Bill to create the Township of Clyde, in Darlington County, and to change the boundary line of Hartsville Township, in said County.

Mr. LAWSON offered the following amendment, which was agreed to:

Line 5, Section 1, strike out "Sugar's" wherever it occurs and insert instead the word "Seegar's."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

H. 374.—Mr. Gaston: A Bill to provide for the temporary borrowing by the County of certain funds, and to direct the application of the same.

Mr. GASTON offered the following amendment, which was agreed to:

Add the words: "This Act shall go into effect immediately upon its approval by the Governor."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 47.—Mr. Cloy: A Bill to make the obstruction of any street or road of any kind, by any railroad or person, a misdemeanor.

Mr. CLOY offered the following amendment, which was agreed to:

Amend Section I on line 5 after the word "street" by inserting the words "or street crossing"; and on line 7 by striking out the word "ten" and inserting in lieu thereof the word "five."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

DEBATE ADJOURNED.

On motion of Mr. POLLOCK, debate was adjourned on the following Bill until I o'clock Monday next:

H. 206.—Mr. DeVore: A Bill to authorize and require the Supervisors of Registration for Edgefield County to revise the registration books of said County, and to require the County Commissioners of said County to pay for same.

SPECIAL ORDERS.

On motion of Mr. GASTON, the following Bills were taken up and made a special order for Tuesday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 92.—Mr. Brantley: A Bill to amend Chapter XXVII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

H. 92.—Dispensary Committee Substitute: A Bill to amend Chapter XXVII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

On motion of Mr. SINKLER, the following Bill was taken up and made a special order for Monday next immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 117.—Mr. Sinkler: A Bill to prevent merchants engaged in buying and selling merchandise, while indebted, from selling their entire stock of merchandise in bulk, or selling the major portion thereof otherwise than in the ordinary course of trade.

On motion of Mr. MOSES, the following Bill was taken up and made a special order for Tuesday next, at 12 m., and from day to day thereafter until disposed of:

H. 58.—Mr. D. O. Herbert: A Bill to impose a tax on gifts, inheritances, demises, bequests, and legacies, in certain cases.

On motion of Mr. SELLERS, the following Bill was taken up and made a special order for Tuesday next, at 11 o'clock, and from day to day thereafter until disposed of:

H. 98.—Mr. Gray: A Bill to amend Subdivisions 3 and 5, Class C, No. 4, of Subdivision (B) of Section 1066 (Pension Law), by including widows within its provisions.

On motion of Mr. BRUCE, the following Bill was taken up and made a special order for Wednesday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 196.—Mr. Bruce: A Bill to regulate the separation of the races in street or electric railway lines.

PAPERS FROM THE SENATE.

The Senate sent to this House the following Bills, which were read the first time and referred to appropriate Committees:

H. 419 (S. 12.—Mr. Marshall): A Bill to further provide for the creation and continuance and to define the duties and powers of the Historical Commission of this State, now existing under the terms

MONDAY, JANUARY 30, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. Mr. W. E. Wilkins.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. GYLES, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. MORGAN, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 434.—Mr. LESTER: A Bill to amend Section 2 of an Act entitled "An Act to amend Section 2 of an Act entitled 'An Act to provide for the establishment of a new School District in Edge-field County (now Saluda), and to authorize the levy and collection of a special tax therein,' approved December 24, 1888."

Which was referred to the Committee on Ways and Means.

H. 435.—Mr. PATTERSON: A Bill to establish an industrial school for boys, and to provide for its government and maintenance. Which was referred to the Committee on Education.

H. 436.—Mr. TRIBBLE: A Bill to amend an Act entitled "An Act to amend Subdivision Class C. No. 1, of Section 2 of an Act entitled 'An Act to amend Sections 1065, 1066, and 1067, Chapter XXII, Vol. I, of the Code of Laws of South Carolina, 1902, relating to pensions,' approved the 26th day of February, A. D. 1902," approved the 11th day of February, A. D. 1904, so as to reclass widows and provide for disposition of dues to deceased pensioners.

Which was referred to the Committee on Military.

H. 437.—Mr. KERSHAW: A Bill to require all railroad corporations and companies to equip their locomotive engines with electric headlights.

Which was referred to the Committee on Railroads.

H. 438.—Mr. TOOLE: A Bill to empower the Adjutant- and Inspector-General to add names to the Confederate rolls, upon proper proof.

Which was referred to the Committee on Military.

H. 439.—Mr. J. B. WATSON: A Bill to prohibit municipal corporations from collecting license fees from cotton buyers.

Which was referred to the Committee on Agriculture.

H. 440.—Mr. HASKELL: A Bill to authorize the City of Columbia to dispose of a certain lot of land situated therein.

Which was referred to the Committee on Judiciary.

BILL REJECTED.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 269.—Mr. Beamguard: A Bill to apply the provisions of Sections 833, 834, and 835 of the Code of Laws of South Carolina, 1902, Vol. I, to industrial communities of fifty persons or more, whether the same are permanent inhabitants or temporary, and fix the liability of such peace officers.

The report was adopted and the Bill rejected.

COMMITTEE ON BIENNIAL SESSIONS AMENDMENT APPOINTED.

The SPEAKER announced the appointment of the following Committee (under House Resolution 433, Mr. Richards), "to take into consideration the difficulty in the way of ratification by this General Assembly of the amendment to Article III, Section 9, of the State Constitution, proposed by the last General Assembly to the qualified electors and by them approved by a majority vote thereon at the last general election, and that said Committee report at the next session of the General Assembly a Joint Resolution, or Joint Resolutions, by which the State Constitution can be so amended as to provide for biennial instead of annual sessions of the General Assembly":

Messrs. B. A. Morgan, G. E. Prince, and T. B. Fraser.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

H. 5.—Mr. Nash: A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, 1894.

H. 111.—Mr. Hemphill: A Bill to amend an Act entitled "An Act to incorporate Mount Pleasant and Georgetown Railway Company."

H. 122.—Mr. W. J. Gibson: A Bill to amend an Act entitled "An Act to amend Section 11 of an Act entitled 'An Act to fix the amount of the compensation to the County officers of the various Counties of the State,' approved February 25, 1902," approved the 20th of February, 1903, by increasing the salary of the County Superintendent of Education of Spartanburg County to \$1,200.00.

H. 190.—Special Committee: A Bill to amend Section 25 of the Code of Civil Procedure, relating to the time of holding the Courts of the Eighth Judicial Circuit.

H. 32.—Mr. Morgan: A Bill to ratify the amendment to Section 7, Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.

Pursuant to the provisions of the Constitution, the yeas and nayswere taken on the passage of the Bill (H. 32), resulting as follows: Yeas, 78; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Banks, Bass, Beamguard, Bradham, Brantley, Brice, Bruce, DesChamps, Dukes, Epting, L. B. Etheredge, Faust, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Gray, W. McD. Green, Gyles, Hall, Harrison, Harley, Haskell, Hemphill, J. E. Herbert, Heyward, Higgins, Irby, Keenan, Kershaw, Kirby, Kirven, Laney, Lawson, Lester, Lomax, Lyon, McColl, Jr., McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Moses, Nance, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Pyatt, Rawlinson, Richards, Riley, Sanders, Seabrook, Sellers, Sinkler, Spivey, Stoll, Strong, Toole, Tribble, Turner, Verner, J. B. Watson, Webb, Whaley, Wimberly—78.

So the Bill received the necessary majority of all the Memberselected to the House.

- H. 47.—Mr. Cloy: A Bill to make the obstruction of any street or road of any kind, by any railroad or person, a misdemeanor.
- H. 144.—Mr. Higgins: A Bill to authorize and empower School District No. 52 of Newberry County, in the State of South Carolina, to issue bonds for purchase of a lot, and the erection and equipment of a school building thereon, to provide for a Building Committee, and to provide for the payment of said bonds, and the interest thereon.
- H. 153.—Mr. M. W. Walker: A Bill to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly at the option of the magistrates and constables.
- H. 167.—Mr. Foster: A Bill to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.
- H. 40.—Mr. Whaley: A Bill to vest the right, title, and interest of the State in and to certain personal property.
- H. 91.—Mr. Kirby: A Bill to require the payment of certain pensions after death of claimant.
- H. 109.—Mr. Tribble: A Bill to amend an Act approved the 20th day of February, A. D. 1904, entitled "An Act to exempt soldiers and sailors from paying license," by striking out on the third printed line of said Act the words "who enlisted from this State," so that said Act when so amended shall read as follows:
- H. 126.—Mr. Laney: A Bill to authorize the Trustees of Jefferson Special School District, No. 9, in Chesterfield County, to issue bonds for the purpose of erecting school buildings and equipping same and purchasing a lot or lots.
- H. 155.—Mr. Haskell: A Bill to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons.
- H. 193.—Mr. Nash: A Bill to ratify the Amendment of the Constitution of 1895, whereby a new Article thereof is added relating to roads, highways, and drainage.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Bill (H. 193), resulting as follows:

Yeas, 82; navs, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ballentine, Banks, Bass, Bradham, Brantley, Brice, Browning, Bruce, Clifton,

DesChamps, DeVore, Dukes, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harrison, Harley, Haskell, Hemphill, J. E. Herbert, Heyward, Higgins, Irby, Keenan, Kershaw, Kirby, Kirven, Laney, Lawson, Lester, Lomax, Lyon, McColl, Jr., McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Moses, Nance, Otts, Parker, Patterson, Pittman, Pollock, Poston, Pyatt, Rawlinson, Richards, Riley, Sanders, Sellers, Sinkler, Spivey, Stoll, Strong, Toole, Tribble, Turner, Verner, J. B. Watson, Webb, Whaley, Wimberly—82.

So the Bill received the necessary majority of all the Members elected to the House.

H. 194.—Mr. Nash: A Bill to ratify the Amendment to the Constitution of 1895 whereby Subdivision II and Subdivision IX of Section 34, Article III, thereof, is repealed.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Bill (H. 194), resulting as follows: Yeas, 84; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Banks, Bass, Beamguard, Bradham, Brantley, Brice, Browning, Bruce. Callison, Clifton, Cloy, DesChamps, DeVore, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harrison, Harley, Hemphill, J. E. Herbert, Heyward, Higgins, Irby, Keenan, Kershaw, Kirven, Laney, Lawson, Lester, Lomax, Lyon, McColl, Jr., McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Moses, Nance, Otts, Patterson, Pittman, Pollock, Poston, Pyatt, Rawlinson, Richards, Riley, Sanders, Sellers, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, J. B. Watson, Webb, Whaley, Wimberly—84.

So the Bill received the necessary majority of all the Members elected to the House.

H. 246.—Mr. Morrison: A Bill to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

H. 253.—Mr. Lawson: A Joint Resolution, to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him.

- H. 145.—Mr. Wimberly: A Bill to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.
- H. 180.—Mr. Richards: A Joint Resolution, to refund certain overpaid taxes to W. L. DePass.
- H. 204.—Mr. DeVore: A Bill to amend Section 1239 of Vol I, Code of Laws of South Carolina, by striking out "Edgefield" everywhere it occurs in said Section.
- H. 232.—Mr. Sinkler: A Bill to amend Section 146, Code of Civil Procedure, by adding at the end of said Section-a proviso thereto.
- H. 233.—Mr. Richards: A Joint Resolution, providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale of Kershaw County, for filling out term of W. R. McCreight, deceased.
- H. 374.—Mr. Gaston: A Bill to provide for the temporary borrowing by the County of certain funds, and to direct the application of the same.
- H. 197.—Mr. Baker: A Bill to amend Section 1796 of the Code of Laws of 1902, Vol. I, by adding a proviso at the end of said Section, relating to "Live Stock Insurance."
- H. 270.—Mr. Morgan: A Bill to regulate the sale of cocaine, morphine, and chloral in this State, and provide punishment for violations thereof.
- H. 379.—Mr. Bass: A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.
- H. 383.—Mr. Bass: A Joint Resolution, to authorize and require the Board of County Commissioners of Williamsburg County to draw their warrant upon the County Treasurer of said County in favor of Pauly Jail Building Company for the sum of four hundred and sixty dollars, to pay balance due for building County jail, and to authorize Treasurer to pay same.
- H. 387.—Barnwell Delegation: A Bill to abolish the office of Township Commissioner in Barnwell County, and make the General Law as to County government and assessment of property for taxation applicable therein.
- H. 268.—Mr. Brice: A Bill to provide for the erection of a new jail and repair of the Courthouse in Fairfield County, and to appoint a Commission whose duty it shall be to supervise the application of the funds arising from the sale or hypothecation of said bonds

issued in aid of the erection of said jail and repair of said Courthouse.

H. 384.—Mr. Whaley: A Bill to amend Section 163 of the Criminal Code of South Carolina so as to make it a crime to break into any vessel.

H. 392.—Mr. D. L. Green: A Bill to repeal Section 1507, Article II, Chapter XXXIII, Vol. I, Code of Laws, of South Carolina, 1902, relating to the General Stock Law.

H. 404.—Newberry Delegation: A Bill to amend an Act entitled "An Act to enable and authorize School District No. 14, in Newberry County, to issue bonds for the purpose of building and erecting a schoolhouse therein, and to purchase a lot therefor," approved 20th day of February, A. D. 1904, and to validate the bonds issued under authority of said Act.

H. 198.—Mr. Lyon: A Bill to require the Secretary of State to made reports to the Comptroller-General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.

H. 408.—Mr. Lawson: A Bill to create the Township of Clyde, in Darlington County, and to change the boundary line of Hartsville Township, in said County.

The following Joint Resolutions were read a third time, and passed; and, having received three readings in both Houses, it was ordered that they be enrolled for ratification:

H. 263 (S. 63.—Mr. Marshall): A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.

H. 267 (S. 86.—Mr. McIver): A Joint Resolution, to further regulate the determination and the levy of special tax, and the election of Trustees in and for the "School District of the Town of Cheraw."

The following Bills were read a third time, and passed, and, having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification:

H. 266 (S. 85.—Mr. Blake): A Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

H. 213 (S. 30.—Mr. Warren): A Bill to provide for the holding of the Summer Term of Court of Common Pleas for Hampton County.

H. 279 (S. 106.—Mr. Stackhouse): A Bill to authorize the Trustees of Fork School District, being School District No. 26, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.

The following Bill was read the third time, passed, and ordered returned to the Senate, with amendments:

H. 185 (S. 54.—Mr. McGowan): A Bill to amend Section 7 of an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Section 8 thereof.

H. 280 (S. 114.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 36, of the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

UNFINISHED BUSINESS.

H. 252.—Mr. Pollock: A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

Mr. LYON moved to strike out the enacting words.

Pending discussion, the House adjourned.

BILL RECOMMITTED.

On motion of Mr. BRUCE, the following Bill was recommitted to the Committee on Railroads:

H. 196.—Mr. Bruce: A Bill to regulate the separation of the races in street or electric railway lines.

ADJOURNMENT.

At 2.05 p. m. the House, on motion of Mr. VERNER, adjourned.

TUESDAY, JANUARY 31, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. PYATT, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. HARLEY, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 458.—Mr. SPIVEY: A Bill to authorize and empower the County Board of Commissioners for Horry County to sell the County's Poorfarm and to purchase another.

Which was referred to the Committee on Ways and Means.

H. 459.—Mr. SPIVEY: A Bill to provide for the purchase by the County of Horry of certain township bonds issued by certain townships in that County in aid of its construction of a railroad.

Which was referred to the Committee on Ways and Means.

H. 460.—Mr. MORGAN: A Bill to declare the law pertaining to and regulating the sale of spirituous liquors, providing penalties for the violation thereof.

Which was referred to the Committee on Dispensary.

H. 461.—Mr. McFADDIN: A Bill to incorporate the Carolina Land Corporation of South Carolina.

Which was referred to the Committee on Incorporations.

H. 462.—Mr. Saye: A Bill to repeal Section 470, Code of Laws of South Carolina, 1902 (Criminal Code), relating to barbed wire along highways.

Which was referred to the Committee on Agriculture.

H. 463.—Mr. PYATT: A Joint Resolution to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kamminer Kinard, said County, and State Treasurer to pay the same, for \$26.49 and \$50.00 respectively, to refund overpaid taxes.

Which was referred to the Committee on Ways and Means.

H. 464.—Mr. GYLES: A Bill to increase the efficiency of the locomotive engine service.

Which was referred to the Committee on Railroads.

H. 465.—Mr. BRANTLEY: A Bill to fix the license of medicine vendors at five hundred dollars.

Which was referred to the Committee on Medical Affairs.

H. 466.—Mr. SANDERS: A Bill to fix the time for holding the Courts in the Seventh Judicial Circuit.

Which was referred to the Committee on Judiciary.

H. 467.—Mr. TRIBBLE: A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.

Which was referred to the Committee on Military.

H. 468.—Mr. BRUCE: A Bill to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board, and as to amount of license fees.

Which was referred to the Committee on Medical Affairs.

H. 469.—Mr. LYON: A Bill to amend the law relating to magistrates.

Which was referred to the Committee on Judiciary.

H. 470.—Mr. J. B. WATSON: A Bill to repeal Article I, Chapter 34, Title II, being Sections 1529 to 1542a, both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina, 1902, relating to fertilizer and fertilizing materials, and to enact certain sections in lieu thereof.

Which was referred to the Committee on Agriculture,

H. 471.—Mr. NICHOLSON: A Bill to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Nellie Creed, T. J. McManus, Amanda Jones, Mrs. N. F. Brown, and N. L. Truett Barnes.

Which was referred to the Committee on Ways and Means.

H. 472.—Mr. SELLERS: A Bill to dispose with the production of a registration certificate by any elector at the polls as a pre-requisite to voting, provided the registration books for the precinct show his registration.

Which was referred to the Committee on Privileges and Elections.

H. 473.—Mr. SINKLER: A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificate of stock.

Which was referred to the Committee on Incorporations.

H. 474.—Mr. L. B. ETHEREDGE: A Bill to authorize the Town of Wagener to issue bonds for public improvements. Reference dispensed with.

CONCURRENT RESOLUTION.

H. 475.—Mr. COTHRAN: A Concurrent Resolution as to Saluda River Power Company.

Be it Resolved, By the House of Representatives, the Senate concurring, That leave be, and hereby is, given to introduce in the General Assembly a Bill entitled

A Bill to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River in Pickens and Greenville Counties for development of the power of said river and converting same into electrical power.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 88; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Ballentine, Banks, Bass, Beamguard, Boyd, Bradham, Brantley, Brice, Callison, Clifton, Cloy, Cothran, Culler, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Gaston, Gause, J. P. Gibson, Graham, Gray, D. L. Green, W. McD. Green, Hall, Harrison, Harley, D. O. Herbert, Higgins, Irby, Keenan, Kirby, Kirven, LaFitte, Lawson, Lester, Little, Lomax, McCants, McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nicholson, Otts, Parker, Patterson, Pittman, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Saye, Sellers, Sheldon, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, Webb, Wimberly—88.

The Concurrent Resolution, having received the necessary twothirds vote of all the members elected to the House, was agreed to and ordered sent to the Senate.

REPORTS OF COMMITTEES.

Mr. RICHARDS, from the Committee on Public Schools, submitted an unfavorable report on:

H. 93.—Mr. Verner: A Bill to amend Section 1184 of the Civil Code, 1902, Vol. I, relating to the powers of the State Board of Education as to the textbooks used in the public schools.

Ordered for consideration tomorrow.

Mr. D. O. HERBERT, from the Committee on Military, submitted an unfavorable report on:

H. 247.—Mr. E. J. Etheredge: A Bill to amend Subdivision Class C, No. 4, of Section 3 of an Act entitled "An Act to amend Sections 1065, 1066, and 1067, Chapter XXII, Vol. I, of the Code of Laws of South Carolina, 1902, relating to pensions."

Ordered for consideration tomorrow.

Mr. HASKELL, from the Committee on Military, submitted a favorable report on:

H. 397.—Mr. Herbert: A Joint Resolution to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 416.—Mr. T. J. Mauldin: A Bill to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 419 (S. 12.—Mr. Marshall): A Bill to further provide for the creation and continuance and to define the duties and powers of the Historical Commission of this State, now existing under the terms of "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, A. D. 1894.

Ordered for consideration tomorrow.

Mr. D. O. HERBERT, from the Committee on Military, submitted a favorable report on:

H. 430.—Mr. D. O. Herbert: A Bill to reorganize the military forces of this State; to adopt and make of force a military code, and

to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

Ordered for consideration tomorrow.

Mr. SELLERS, from the Committee on Military, submitted a favorable report on:

H. 438.—Mr. Toole: A Bill to empower the Adjutant- and Inspector-General to add names to the Confederate rolls, upon proper proof.

Ordered for consideration tomorrow.

Mr. POLLOCK, from the Committee on Railroads, submitted a favorable report, with amendment, on:

H. 376.—Mr. Brantley: A Bill to require railroads and any other common carriers operating in this State to provide toilet closets at stations for the use and convenience of passengers.

Ordered for consideration tomorrow.

Mr. MASSEY, from the Committee on Medical Affairs, submitted a favorable report on:

H. 424 (S. 101.—Mr. Bates): A Bill to amend Section 305 of the Code of Laws, Vol. II, of South Carolina, relating to the sale of diseased flesh.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 104.—Mr. Fishburne: A Bill to require all persons who contract matrimony in this State to first obtain a license therefor, and to provide a punishment for any violation of the same.

Mr. GASTON submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. SANDERS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 243.—Mr. Taylor: A Bill to regulate the profit that shall be charged, taken, agreed upon, or allowed upon goods, wares, and merchandise sold upon credit and secured by lien or chattel mortgage.

Ordered for consideration tomorrow.

Mr. FISHBURNE, from the Committee on Judiciary, submitted a favorable report on:

H. 393.—Mr. Sanders: A Bill to declare the keeping any room or place where contracts are made for the future delivery of any stocks, bonds, cotton, grain, meats, or any other animal, mineral, or vegetable product of any kind, without the seller being the owner of the stock, bond, cotton, grain, or other article contracted to be

sold, and without any intention on the part of either the seller to deliver or the buyer receiving the same, a misdemeanor.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Incorporations, submitted a favorable report on:

H. 461.—Mr. McFaddin: A Bill to incorporate the Carolina Land Corporation of South Carolina.

Ordered for consideration tomorrow.

BILLS REJECTED.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 434.—Mr. Lester: A Bill to amend Section 2 of an Act entitled "An Act to amend Section 2 of an Act entitled 'An Act to provide for the establishment of a new School District in Edge-field County (now Saluda), and to authorize the levy and collection of a special tax therein,' approved December 24, 1888."

The report was adopted and the Bill was rejected.

Mr. OTTS, from the Committee on Military, submitted an unfavorable report on:

H. 436.—Mr. Tribble: A Bill to amend an Act entitled "An Act to amend Subdivision Class C, No. 1, of Section 2, of an Act entitled 'An Act to amend Sections 1065, 1066, and 1067, Chapter XXII, Vol. I, of the Code of Laws of South Carolina, 1902, relating to pensions,' approved the 26th day of February, A. D. 1902," approved the 11th day of February, A. D. 1904, so as to reclass widows and provide for disposition of dues to deceased pensioners.

The report was adopted and the Bill was rejected.

BILL TABLED.

Mr. CALLISON, from the Committee on Railroads, submitted an unfavorable report on:

H. 157.—Mr. L. B. Etheredge: A Bill to regulate the speed of railroad trains in certain unincorporated communities.

The report was adopted.

On motion of Mr. L. B. ETHEREDGE, the Bill was tabled, and permission was granted to withdraw it from the files of the House.

REPORT OF COMMITTEE ON FREE CONFERENCE.

The Committee on Free Conference, to whom was referred:

H. 171 (S. 7.—Mr. Cole L. Blease): A Concurrent Resolution to investigate the management of the State Dispensary,

Respectfully report that they have duly and carefully considered the same, and recommend:

That the House do recede from its amendment in limiting the investigation to thirty days; and further recommend:

That the House recede from its amendment exempting parties from criminal prosecution who may testify before said Committee; and the Committee further recommends:

That a Subdivision, known as "Subdivision N," be added at the end of Section'2, as follows: "Whether there is any warrant of law or authority for the establishment and conduct of what is commonly known as 'beer dispensaries' as they are now and have been conducted."

COLE L. BLEASE,
W. L. MAULDIN,
THOS. B. BUTLER,
On the part of the Senate.
A. L. GASTON,
M. W. WALKER,
R. S. DesCHAMPS,
On the part of the House.

The report was adopted.

ENROLLED ACTS REPORTED.

Mr. McCOLL, Jr., from the Committee on Enrolled Acts, reported the following Acts as duly and correctly enrolled and ready for ratification, to wit:

H. 70.—Mr. Yeldell (S. 127): An Act to regulate the traffic in seed cotton and unpacked lint cotton.

H. 97.—Mr. Morrison (S. 167): An Act to fix the amounts of the bonds to be given by the County officers of the County of Greenwood.

H. 28.—Mr. Laban Mauldin (S. 126): An Act to repeal Section 489 of Criminal Code, 1902, Vol. II, relating to County Auditor.

H. 22.—Mr. Morgan (S. 95): An Act to amend Section 2941 of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section and inserting in lieu thereof another to be known as Section 2941.

H. 54.—Mr. Lyon (S. 110): An Act to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendents of Education of Abbeville and Marlboro Counties.

Received as information.

SECOND READING BILLS.

The following Bill was taken up, read a second time, and ordered to a third reading tomorrow:

H. 206.—Mr. DeVore: A Bill to authorize and require the Supervisors of Registration for Edgefield County to revise the registration books of said County, and to require the County Commissioners of said County to pay for same.

H. 252.—Mr. Pollock: A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

On the pending question, the motion by Mr. Lyon to strike out the enacting words, Mr. RICHARDS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 50; nays, 55.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Baker, Banks, Bass, Boyd, Brant, Bruce, Callison, Clifton, Colcock, Cothran, Culler, DesChamps, Doar, Dukes, Edwards, Faust, Fishburne, Ford, Graham, D. L. Green, Haskell, J. E. Herbert, Heyward, Irby, Kirven, Lester, Little, Lomax, McColl, Jr., McFaddin, McMaster, T. J. Mauldin, Miller, Moses, Nance, Nicholson, Prince, Pyatt, Rawlinson, Richards, Riley, Seabrook, Sheldon, Stoll, Tribble, M. W. Walker, J. M. Walker, J. B. Watson—50.

Those who voted in the negative are:

Messrs. Ardrey. Arnold, Ballentine, Beamguard, Bradham, Brantley, Brice, Browning, Cloy, DeVore, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, Gray, W. McD. Green, Gyles, Hall, Harrison, Harley, Hemphill, D. O. Herbert, Higgins, Keenan, Kirby, LaFitte, Laney, Lawson, McCants, Massey, Laban Mauldin, Otts, Parker, Patterson, Pittman, Pollock, Poston, Reaves, Sanders, Saye, Sellers, Sinkler, Spivey, Strong, Taylor, Toole, Turner, Verner, Wimberly—55.

REASON FOR NOT VOTING.

Mr. Morgan is paired with Mr. Lyon. If Mr. Lyon were present he would vote aye; Mr. Morgan would vote no.

So the motion to strike out the enacting words was lost.

Mr. POLLOCK moved to reconsider the vote whereby the House refused to strike out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

The COMMITTEE offered the following amendment:

Amend by striking out the words "fifty thousand dollars (\$50,000.00)" on line 3 of Section 3 thereof, and insert in lieu thereof the words "forty (40) per cent.", and also by striking out the words "sum of" on line 6 and the words "fifty thousand dollars (\$50,000.00)" on line 7 thereof, and inserting in lieu thereof the words "forty (40) per cent."

Mr. D. O. HERBERT offered the following amendment, which was agreed to:

Amend the Committee amendment by striking out on lines 4 and 7 thereof the words "forty (40) per cent." and inserting in lieu thereof in each place the words "one-third."

The Committee amendment, as amended, was then agreed to.

Mr. HEMPHILL offered the following amendment:

Strike out Section 3 and insert in lieu thereof the following: "Section 3. That from and after the approval of this Act the Treasurer of this State shall first pay from the fund arising from the privilege tax on fertilizers sixteen thousand, six hundred and seventy-one and sixty-four-one-hundredths dollars (\$16,671.64), on the order of the Board of Trustees of Clemson Agricultural and Mechanical College of South Carolina, and shall then pay annually upon the order of said Board of Trustees, out of said fund, the sum of sixty-five thousand dollars (\$65,000.00), and shall then pay out annually any balance remaining in his hands, on the order of the Board of Trustees of Winthrop Normal and Industrial College of South Carolina."

Mr. PRINCE offered the following amendment, which was agreed to:

Amend the amendment offered by Mr. Hemphill by striking out "sixty-five thousand dollars (\$65,000.00)" and inserting "seventy-five thousand dollars (\$75,000.00)" in lieu thereof.

The amendment proposed by Mr. Hemphill was then agreed to.

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

Mr. ASHLEY moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 117.—Mr. Sinkler: A Bill to prevent merchants engaged in buying and selling merchandise, while indebted, from selling their entire stock of merchandise in bulk, or selling the major portion thereof otherwise than in the ordinary course of trade.

The COMMITTEE offered the following amendments, which were agreed to:

Amend the title by inserting between the word "merchants" and the word "engaged," on line I thereof, the words "or corporation."

Amend Section I thereof by inserting between the word "merchant" and the word "engaged," the words "or corporation," on the second line of said Section.

Amend by inserting between the word "he" and the word "is," on line 4 of said Section, the words "or it."

Amend by inserting between the word "person" and the word "to," on line 4 of said Section, the words "or corporation."

Amend by inserting between the word "his" and the word "entire," on line 5 of said Section, the words "or its."

Amend by inserting between the word "he" and the word "has," on line 13 of said Section, the words "or it."

Amend by inserting between the word "persons" and the word "to," on line 22 of said Section, the words "or corporation."

Amend by inserting between the word "he" and the word "is," on line 22 of said Section, the words "or it."

Amend by inserting between the word "he" and the word "is," on line 30 of said Section, the words "or it."

Amend by inserting between the word "person" and the word "he," on line 31 of said Section, the words "or corporation."

Amend by inserting between the word "he" and the word "shall," on line 31 of said Section, the words "or it."

Amend by inserting between the word "his," on line 38, and the word "own," on line 39 of said Section, the words "or its."

Amend by inserting between the word "him" and the word "if," on line 83 of said Section, the words "or it."

Amend by inserting between the word "his" and the word "hands," on line 102 of said Section, the words "or its."

Amend by inserting between the word "self" and the word "personally," on line 107 of said Section, the words "or itself."

Amend by inserting between the word "him" and the word "and," on line 110 of said Section, the words "or it."

Mr. LaFITTE offered the following amendment, which was agreed to:

Section 4. Strike out the word "passage" and insert in lieu thereof the word "approval."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

DEBATE ADJOURNED.

H. 98.—Mr. Gray: A Bill to amend Subdivisions 3 and 5, Class C, No. 4, of Subdivision (B) of Section 1066 (Pension Law), by including widows within its provisions.

Mr. GRAY offered the following amendment, which was agreed to:

On printed Bill, line 17, strike out the word "or" between "widow" and "a" and insert in lieu thereof the word "of."

On motion of Mr. DeVORE, debate was adjourned until tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of.

UNFINISHED BUSINESS.

H. 79.—Mr. Richards: A Bill to encourage the erection of adequate public school buildings.

Mr. LANEY moved to strike out the enacting words.

Pending discussion, the House receded from business.

MEMBER-ELECT SWORN.

Mr. O. A. HAMLIN appeared before the bar of the House, produced his credentials as a Member-elect from Charleston, and was sworn by the Speaker.

PAPERS FROM THE SENATE.

The Senate sent to this House the following, which were read the first time and referred to appropriate Committees:

H. 441 (S. 162.—Mr. Williams): A bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.

Which was referred to the Committee on Ways and Means.

H. 442 (S. 80.—Mr. Mauldin): A Joint Resolution, to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

Which was referred to the Committee on Incorporations.

H. 443 (S. 82.—Mr. Butler): A Bill to punish the corrupt giving, offering, promising, and receiving of gifts and gratuities.

Which was referred to the Committee on Judiciary.

H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the liabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.

Which was referred to the Committee on Railroads.

H. 445 (S. 102.—Mr. Douglass): A Bill to authorize the Town Council of Union, in Union County, to elect a Town Auditor, to define his powers and duties, and fix his compensation.

Which was referred to the Committee on Offices and Officers.

H. 446 (S. 120.—Mr. Cole L. Blease): A Bill to amend Section 2009, of Code of Laws of South Carolina, Vol. I, 1902, as amended by an Act approved 20th day of February, 1904, so as to except the. City of Newberry from the provisions of said Section.

Which was referred to the Special Committee consisting of the Newberry Delegation.

H. 447 (S. 122.—Mr. Brown): A Bill to validate and confirm the sale and conveyance of two lots, Nos. 1 and 2, in the town of Darlington, known as the jail lots, by the County Board of Commissioners of Darlington County, to C. W. Hewitt.

Which was referred to the Committee on Judiciary.

H. 448 (S. 131.—Mr. Williams): A Joint Resolution to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine Stations under certain conditions.

Which was referred to the Committee on Medical Affairs.

H. 449 (S. 136.—Mr. Stackhouse): A Bill to amend Section 1 of an Act entitled "An Act to amend the various Statutes and the laws as to school districts embracing the towns of Marion, Mullins, Latta, and Dillon, in Marion County."

Which was referred to the Committee on Public Schools.

H. 450 (S. 139.—Mr. Hood): A Bill to amend Section 430, Vol. I, Code of Laws of South Carolina, 1902, so as to further provide for the collection of taxes which have escaped assessment in any year.

Which was referred to the Committee on Ways and Means.

H. 451 (S. 146.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the salaries of County Supervisors," approved the 24th day of February, 1904, increasing the salary of the County Supervisor of Anderson County to \$1,500.00.

Which was referred to the Committee on Offices and Officers.

II. 452 (S. 148.—Mr. Hay): A Bill to amend an Act entitled "An Act to provide for the erection and equipment of a new Courthouse at Camden, and to authorize the issue of bonds for such purpose," approved February 19, 1904.

Which was referred to the Committee on Ways and Means.

H. 453 (S. 149.—Mr. Peurifoy): A Bill to authorize and empower the County Board of Commissioners of Colleton County to sell a portion of Poorfarm and to use proceeds of sale in improvements.

Which was referred to the Committee on Ways and Means.

H. 454 (S. 155.—Mr. Butler): A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney, upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.

Which was referred to the Committee on Judiciary.

H. 455 (S. 158.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Connecticut, the surety on his official bond, from liability for paying certain school teachers' pay certificate on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County.

Which was referred to the Committee on Judiciary.

H. 456 (S. 164.—Mr. Raysor): A Bill to enable and authorize School District No. 70, embracing the Town of Elloree, in Orangeburg, to issue bonds for the purpose of paying for the erection and maintenance of a public school building, and to provide for the payment of accruing interest and principal of said bonds.

Reference dispensed with.

Ordered for consideration tomorrow.

H. 457 (S. 176.—Mr. Hood): A Bill to amend Section 8 of an Act to fix the amount of the compensation to be paid to the County officers of the various Counties of the State, approved 25th February, 1902, by increasing the compensation of the Clerk of the

Board of County Commissioners to five hundred dollars for Anderson County.

Reference dispensed with.

Ordered for consideration tomorrow.

LEAVES OF ABSENCE.

Mr. FOSTER asked and obtained indefinite leave of absence for his colleague, Mr. Hamel, on account of sickness.

Mr. EDWARDS asked and obtained leave of absence for his colleague, Mr. Nash.

RECESS.

At 2 p. m. the House, on motion of Mr. RICHARDS, receded from business until 8 p. m.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker in the chair.

ADJOURNMENT.

At 8.05 p. m. the House, on motion of Mr. SANDERS, adjourned.

WEDNESDAY, FEBRUARY 1, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Rev. Mr. W. E. Wilkins.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. MOSES, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. RAWLINSON, the call was dispensed with for this day.

H. 451 (S. 146.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the salaries of County Supervisors," approved the 24th day of February, 1904, increasing the salary of the County Supervisor of Anderson County to \$1,500.00.

Which was referred to the Committee on Offices and Officers.

H. 452 (S. 148.—Mr. Hay): A Bill to amend an Act entitled "An Act to provide for the erection and equipment of a new Courthouse at Camden, and to authorize the issue of bonds for such purpose," approved February 19, 1904.

Which was referred to the Committee on Ways and Means.

H. 453 (S. 149.—Mr. Peurifoy): A Bill to authorize and empower the County Board of Commissioners of Colleton County to sell a portion of Poorfarm and to use proceeds of sale in improvements.

Which was referred to the Committee on Ways and Means.

H. 454 (S. 155.—Mr. Butler): A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney, upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.

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H. 455 (S. 158.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Connecticut, the surety on his official bond, from liability for paying certain school teachers' pay certificate on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County.

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Reference dispensed with.

Ordered for consideration tomorrow.

H. 457 (S. 176.—Mr. Hood): A Bill to amend Section 8 of an Act to fix the amount of the compensation to be paid to the County officers of the various Counties of the State, approved 25th February, 1902, by increasing the compensation of the Clerk of the

Board of County Commissioners to five hundred dollars for Anderson County.

Reference dispensed with.

Ordered for consideration tomorrow.

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The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. MOSES, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. RAWLINSON, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 484.—Mr. COTHRAN: A Bill to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River in Pickens and Greenville Counties, for development of the power of said river and converting same into electrical power.

Which was referred to the Committee on Judiciary.

H. 486.—Mr. PRINCE: A Bill to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.

Which was referred to the Committee on Incorporations.

REPORTS OF COMMITTEES.

Mr. BANKS, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 222.—Mr. McMaster: A Joint Resolution, to authorize the County Commissioners of Richland and Orangeburg Counties to build and maintain a ferry across the Congaree River at the ferry now known as McCord's Ferry, and to construct and maintain roadways leading up thereto.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 223.—Mr. McMaster: A Joint Resolution, to authorize the County Commissioners of Richland County and Sumter County to build and maintain a ferry across the Wateree River at the ferry now known as Garner's Ferry, on the said Wateree River, and to construct and maintain roadways leading up thereto.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Education, submitted a favorable report on:

H. 435.—Mr. Patterson: A Bill to establish an industrial school for boys, and to provide for its government and maintenance.

Ordered for consideration tomorrow.

Mr. BASS, from the Committee on Ways and Means, submitted a favorable report on:

H. 441 (S. 162.—Mr. Williams): A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.

Recommending that printing be dispensed with.

Which was agreed to.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 450 (S. 139.—Mr. Hood): A Bill to amend Section 430, Vol. I, Code of Laws of South Carolina, 1902, so as to further provide for the collection of taxes which have escaped assessment in any year.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 452 (S. 148.—Mr. Hay): A Bill to amend an Act entitled "An Act to provide for the erection and equipment of a new Courthouse at Camden, and to authorize the issue of bonds for such purpose," approved February 19, 1904.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 453 (S. 149.—Mr. Peurifoy): A Bill to authorize and empower the County Board of Commissioners of Colleton County to sell a portion of Poorfarm and to use proceeds of sale in improvements.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 458.—Mr. Spivey: A Bill to authorize and empower the County Board of Commissioners for Horry County to sell the County's Poorfarm and to purchase another.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 459.—Mr. Spivey: A Bill to provide for the purchase by the County of Horry of certain township bonds issued by certain townships in that County in aid of its construction of a railroad.

Ordered for consideration tomorrow.

Mr. BRUCE, from the Committee on Military, submitted a favorable report on:

H. 467.—Mr. Tribble: A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.

Ordered for consideration tomorrow.

Mr. NICHOLSON, from the Committee on Ways and Means, submitted a favorable report on:

H. 471.—Mr. Nicholson: A Bill to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Nellie Creed, T. J. McManus, Amanda Jones, Mrs. N. F. Brown, and N. L. Truett Barnes.

Ordered for consideration tomorrow.

ENROLLED ACTS REPORTED.

Mr. McCOLL, Jr., from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 74.—Newberry Delegation (S. 97): An Act to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same."

H. 42.—Mr. Lyon (S. 69): A Joint Resolution, to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty-nine dollars (\$2,259.00), and to provide for fees and expenses heretofore incurred in collecting the same.

Received as information.

Mr. GIBSON, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 56.—Mr. Toole (S. 70): An Act to authorize and empower the North Augusta School District No. 66, of Aiken County, in the State of South Carolina, to issue bonds for purchase of a lot and the erection and equipment of a graded school building thereon; to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.

H. 62.—Mr. Kershaw (S. 71): A Bill to amend an Act entitled "An Act to provide for the establishment of a new School District in the County of Darlington, and to authorize the levy and collec-

- tion of a local tax therein," approved December 24, 1885, and approved January 4, 1894.

Received as information.

REPORT OF THE COMMISSION ON COMPLETION OF INSIDE OF STATE HOUSE.

H. 485.—

Mr. MOSES submitted the report of the Commission to take charge of and direct the completion of the inside of the State House.

Which was referred to the Committee on State House and Grounds.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., January 31. 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the amendments proposed by your honorable body to:

H. 280 (S. 114.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 36, of the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

And has ordered that the title be changed to that of an Act, and the same be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., January 31, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the report of the Committee of Free Conference on:

H. 171 (S. 7.—Mr. Blease): A Concurrent Resolution, to appoint a Committee to investigate the management of the Dispensary.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., January 31, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has recalled from your honorable body:

S. 80.—Mr. Mauldin: A Joint Resolution, to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

And requests that the Bill be returned to the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

By unanimous consent, the vote whereby the Bill was read the first time and referred to the Committee on Incorporations was reconsidered.

The Bill was recalled from the Committee and ordered returned to the Senate.

PAPERS FROM THE SENATE.

The Senate sent to this House the following:

H. 476 (S. 268.—Mr. Mauldin): A Concurrent Resolution, allowing introduction of a Bill to incorporate the Saluda River Power Company.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 107; nays, o.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Banks, Bass, Beamguard, Boyd, Bradham, Brantley, Brice, Browning, Bruce, Clifton, Cothran, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamlin, Harrison, Harley, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kirby, Kirven, LaFitte, Laney, Lawson, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nicholson, Otts, Parker, Patterson, Pittman, Pollock,

Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Whatley, Wimberly, Yeldell—107.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to, and ordered returned to the Senate.

H. 394.—Mr. Prince (S. 269): A Concurrent Resolution, allowing introduction of a Bill to amend the charter of Williamston Female College.

Received as information.

The Senate sent to this House the following Bills, which were read the first time and referred to appropriate Committees:

H. 477 (S. 48.—Mr. Raysor): A Bill to define and prescribe the manner of "showing compliance with the requirements of the Constitution" to the Governor prior to the ordering an election as to the creation of a new County.

Which was referred to the Committee on Judiciary.

- H. 478 (S. 138.—Mr. Manning): A Bill in reference to the duties of Chairmen of local Boards of Assessors, and their compensation.
- · Which was referred to the Committee on Ways and Means.
- H. 479 (S. 147.—Mr. Butler): A Bill to require Clerk of Court to keep a record of the names of all persons elected to any office within their County.

Which was referred to the Committee on Offices and Officers.

H. 480 (S. 163.—Mr. Carpenter): A Bill to fix the time for electing Trustees for Easley School District No. 13, in May.

Which was referred to the Committee on Public Schools.

H. 481 (S. 165.—Mr. von Kolnitz): A Bill to amend Section 163 of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.

Which was referred to the Committee on Judiciary.

H. 482 (S. 172.—Mr. Walker): A Bill to provide for a reappraisement and reassessment for taxation of certain abandoned rice lands.

Which was referred to the Committee on Ways and Means.

H. 483 (S. 175.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 25th February, 1904, so far as it relates to number of days' service by County Commissioners.

Which was referred to the Committee on Offices and Officers.

The Senate returned to this House, with amendments, the following Bills:

H. 17.—Mr. Ardrey (S. 118): A Bill to prohibit trespass.

H. 48.—Mr. Cloy (S. 151): A Bill to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.

All the amendments having been agreed to, and the Bills having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

H. 252.—Mr. Pollock: A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

H. 117.—Mr. Sinkler: A Bill to prevent merchants engaged in buying and selling merchandise, while indebted, from selling their entire stock of merchandise in bulk, or selling the major portion thereof otherwise than in the ordinary course of trade.

H. 206.—Mr. DeVore: A Bill to authorize and require the Supervisors of Registration for Edgefield County to revise the registration books of said County, and to require the County Commissioners of said County to pay for same.

SECOND READING BILLS.

The following Bill was taken up, read a second time, and ordered to a third reading tomorrow:

H. 278 (S. 87.—Mr. Manning): A Bill to amend Sections 1, 4, 5, 10, and 11 of an Act entitled "An Act to require the payment of annual license fees by corporations doing business in this State, and reports to the Comptroller-General," approved 1st day of March, 1904, so as to correct errors.

The following was taken up:

H. 79.—Mr. Richards: A Bill to encourage the erection of adequate public school buildings.

The pending question was the motion by Mr. Laney to strike out the enacting words.

Mr. RICHARDS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 22; nays, 87.

Those who voted in the affirmative are:

Messrs. Arnold, Ballentine, Brant, Brice, Browning, Cloy, Davis, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, W. J. Gibson, Kirby, Laney, Little, Lyon, Parker, Reaves, Toole, Verner, M. W. Walker, Webb—22.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Banks, Bass, Beamguard, Boyd, Bradham, Brantley, Bruce, Callison, Clifton, Colcock, Cothran, Culler, DesChamps, DeVore, Doar, Dukes, Earhardt, Faust, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamlin, Harrison, Harley, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kirven, LaFitte, Lawson, Lester, Lofton, Lomax, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Moses, Nance, Nicholson, Otts, Patterson, Pittman, Pollock, Poston, Pyatt, Richards, Riley, Sanders, Saye, Sellers, Sinkler, Spivey, Stoll, Strong, Taylor, Tribble, Turner, J. M. Walker, J. B. Watson, John J. Watson, Whatley, Wimberly, Yeldell—87.

So the motion was lost.

Mr. ASHLEY moved to reconsider the vote whereby the House refused to strike out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

Mr. LANEY offered the following amendments, which were agreed to:

On line 6 strike out "one hundred dollars (\$100.00)" and insert in lieu thereof "fifty dollars (\$50.00)"; on same line strike out "three hundred dollars (\$300.00)" and insert in lieu thereof "one hundred dollars (\$100.00)."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

Mr. RICHARDS moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

MESSAGE FROM THE GOVERNOR.

State of South Carolina, Executive Chamber, Columbia, S. C., February 1, 1905.

Message No. 3.

To the Honorable the Speaker and Gentlemen of the General Assembly:

At the last meeting of your honorable body a Committee, consisting of Gen. C. I. Walker, Adjutant-General Frost and myself, was appointed for the purpose of making necessary alterations and repairs to our Confederate Monument at Chickamauga; and the sum of \$2,500.00 was appropriated for this purpose.

As Chairman of this Committee, I have the honor to inform you that this work has been substantially and satisfactorily completed, at a total cost of \$1,992.22, which expenditure leaves a balance of \$607.78 to the credit of the amount appropriated.

For your fuller information I take pleasure in handing to you the inclosed letter from General Walker, inspector, to whom we are indebted for valuable services, and with this is sent also a photograph of the Monument as it now stands.

I have the honor to be respectfully yours,

D. C. HEYWARD, Governor.

REPORT OF THE INSPECTION OF THE ALTERATIONS TO SOUTH CAROLINA MONUMENT AT CHICKAMAUGA—BY C. IRVINE WALKER, COMMISSIONER.

Charleston, S. C., December 19, 1904.

By direction of the Chickamauga Commission, I visited the Battlefield of Chickamauga, as soon as advised that the work done by the Winnsboro Granite Company in altering the South Carolina Monument had been completed. It gives me pleasure, after a most careful inspection, to report that the shaft erected by that company (in the place of the Bronze Palmetto, which, not standing the wear and tear of three years, the State was compelled to remove), is, so far as I, assisted by Capt. E. E. Betts, Engineer of the Park, could see, a perfect piece of workmanship, and had been erected without any damage to the Monument. I would, therefore, recommend that the bills for the same be paid.

It is with the greatest satisfaction that I congratulate the people of South Carolina on having the most imposing monument upon that historic battlefield. There may be others costing more money, but the position of our Monument is by far the most prominent on the field. Placed on the foothills of "Snodgrass Hill," on which place the gallant men of Kershaw's heroic brigade swept victoriously, it can be seen for miles across the open country of the "Dyer" fields. The dark color of the Palmetto did not bring it out from the background of foliage, and only the base—twenty-three feet nigh—was prominent, but now the shaft of gray granite, rising above the base twenty-five feet (total height, forty-eight feet) brings into bold relief this splendid Monument, which South Carolina has erected to perpetuate and show her appreciation of the magnificent heroism of her faithful sons on that immortal field.

I take pleasure in referring to the uniform courtesy and most valuable assistance rendered me by Capt. E. E. Betts, Engineer of the Park. His technical and practical knowledge was of inestimable value. His kindness, his untiring efforts, his courteous treatment have marked all the help he has so willingly and cheerfully given the South Carolina Commission.

Respectfully submitted.

C. IRVINE WALKER,

Commissioner.

To Gov. D. C. Heyward,

Chairman South Carolina Chickamauga Commission, Columbia. S. C.

Received as information, and ordered printed in the Journal.

BILL COMMITTED TO SPECIAL COMMITTEE.

H. 98.—Mr. Gray: A Bill to amend Subdivisions 3 and 5, Class C, No. 4, of Subdivision (B) of Section 1066 (Pension Law), by including widows within its provisions.

Mr. HARRISON moved to commit the Bill to a Special Committee consisting of Messrs. Tribble, Bradham, and Ardrey.

Which was agreed to.

ENACTING WORDS STRICKEN OUT.

The following was taken up:

H. 16.—Mr. Ardrey: A Bill to prohibit child marriages.

Mr. FRASER moved to strike out the enacting words, and demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 64; nays, 42.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Ballentine, Banks, Bass, Boyd, Bradham, Brant, Brantley, Brice, Clifton, Colcock, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, Faust, Ford, Fraser, Gause, Graham, Gray, Hall, Harrison, Harley, Hemphill, Heyward, Higgins, Hutto, Irby, Kirven, LaFitte, Laney, Lawson, Lester, Lofton, Lomax, Lyon, McCants, Laban Mauldin, T. J. Mauldin, Miller, Morrison, Nance, Otts, Parker, Pollock, Poston, Rawlinson, Richards, Sheldon, Stoll, Strong, M. W. Walker, J. M. Walker, Webb, Whatley, Wimberly, Yeldell—64.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Baker, Beamguard, Browning, Bruce, Cothran, Culler, L. B. Etheredge, Fishburne, Gaston, W. J. Gibson, D. L. Green, W. McD. Green, Gyles, D. O. Herbert, J. E. Herbert, Keenan, Kirby, Little, McColl, Jr., McFaddin, McMaster, Massey, Morgan, Moses, Patterson, Pittman, Prince, Reaves, Riley, Sanders, Saye, Seabrook, Sinkler, Spivey, Taylor, Toole, Turner, Verner, J. B. Watson, John J. Watson—42.

So the motion prevailed.

REASONS FOR NOT VOTING.

Mr. Callison does not vote because he is paired with Mr. Frest. Mr. Callison would vote against the Bill; Mr. Frost for it.

I am paired with Mr. Foster. Were he present, he would vote no, and I would vote aye.

M. W. PYATT.

So the motion prevailed.

Mr. FRASER moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. PRINCE, the enacting words of the following Bill were stricken out:

H. 103.—Mr. McColl, Jr.: A Bill (with Memorial), to exempt certain citizens in Smithville and Brightsville Townships, of Marlboro County, from the taxes levied for the year 1904.

ADJOURNMENT.

At 2 p. m., on motion of Mr. LaFITTE, the House adjourned.

THURSDAY, FEBRUARY 2, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. L. B. ETHEREDGE, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. MILLER, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 495.—DARLINGTON DELEGATION: A Bill to authorize the Trustees of High Hill School District, being School District No. 12 of Darlington County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.

Which was referred to the Committee on Ways and Means.

H. 496.—Mr. DAVIS: A Bill to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County to pay for a new jail building, and to constitute the County Board of Commissioners with the Sheriff of the County a Building Committee for said jail building.

Which was referred to the Committee on Ways and Means.

H. 497.—Mr. BAKER: A Bill to provide a rural police for that portion of Charleston County lying between the Ashley and Cooper Rivers and the northern boundaries of the City of Charleston and the County of Charleston.

Which was referred to the Special Committee consisting of the Charleston Delegation.

H. 498.—Mr. PRINCE: A Bill to more fully regulate party nominations.

Which was referred to the Committee on Privileges and Elections.

H. 500.—Mr. REAVES: A Bill to authorize the Trustees of Mullins School District, being School District No. 34, of Marion

County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.

Which was referred to the Committee on Ways and Means.

H. 501.—Mr. HARLEY: A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste, or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck used or operated upon any railroad, whether the same be operated by steam or electricity.

Which was referred to the Committee on Judiciary.

H. 502.—Mr. SELLERS: A Bill (with a Petition) to relieve the sureties on the official bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.

Which was referred to the Committee on Judiciary.

H. 503.—Mr. GYLES: A Bill to license the sale of coca-cola, and to provide a punishment for the violation thereof.

Which was referred to the Committee on Medical Affairs.

H. 504.—Mr. J. P. GIBSON: A Bill to provide for convenient depositories for common schoolbooks.

Which was referred to the Committee on Public Schools.

H. 505.—Mr. CLOY: A Bill to provide for local Boards of Health in unincorporated towns and villages.

Which was referred to the Committee on Medical Affairs.

H. 506.—Mr. TCOLE: A Bill to fix the salary of the Coroner of Aiken County.

Which was referred to the Committee on Offices and Officers.

H. 507.—Mr. BRUCE: A Bill to provide for supplying pensioners with a copy of the Confederate roll.

Which was referred to the Committee on Military.

- H. 508.—Mr. LESTER: A Bill to repeal an Act entitled "An Act to provide for the establishment of new School District in Edgefield County and to authorize the levy and collection of a special school tax therein," approved December 24th, A. D. 1888, and to place the said School District under the General School Law.
- H. 509.—AGRICULTURAL COMMITTEE: A Bill to repeal Sections 360 to 362, both inclusive, of the Criminal Code of South Carolina, and to enact certain sections in lieu thereof, relating to the sale of commercial fertilizers.

H. 510.—Mr. STOLL: A Bill to provide for a special election in certain townships in Williamsburg County, on the question of the Stock Law.

Which was referred to the Special Committee consisting of the Williamsburg Delegation.

H. 511.—Mr. McFADDIN: A Bill to amend Section 763 of the Civil Code of South Carolina, Vol. I, Code of Laws of South Carolina, relating to the salaries of the Clerks of Boards of Commissioners.

Which was referred to the Committee on Offices and Officers.

CLAIMS.

Mr. OTTS presented the following, which were referred to the Committee on Claims:

H. 491.—Claim of Manufacturers' Record, advertising, \$3.00.

H. 492.—Claim of Dr. J. N. Nesbitt, \$18.30.

H. 493.—Claim of E. H. Aull Company, printing, \$200.00.

H. 494.—Claim of Ed. H. DeCamp, advertising, \$70.71.

The EDGEFIELD DELEGATION presented the following, which was referred to the Committee on Claims:

H. 499.—Claim of W. E. Sheppard, election expenses, \$13.00.

RESOLUTION.

H. 487.-Mr. J. B. WATSON: A Resolution.

Resolved, That February the 3d be fixed as the last day for the introduction of Bills in this House except by regular Committees.

Which was agreed to.

COMMUNICATION.

Mr. McMASTER presented the following:

Columbia, S. C., February 2, 1905.

Hon. Porter A. McMaster, House of Representatives, Columbia, S. C.

Dear Sir: Understanding from you that there is some uneasiness in the House of Representatives on the subject of smallpox in the City of Columbia, we, as the Executive Committee of the Board of Health of the City, beg to say that, in our judgment, there is no cause for alarm, that we have the smallpox situation well in hand, that there are not more than eight or ten cases within the city

limits, that all of these cases are being carefully looked after, and that in a population of some thirty thousand we do not think the number of existing cases is at all serious. The disease is not spreading, and we expect to have it stamped out in the city at an early date.

We would have no trouble whatever with smallpox in the City of Columbia were it not for the fact that occasionally cases are brought into the city from other points in the State, and, of course, this makes some trouble which we have to handle, but do handle successfully. Please reassure the honorable body, of which you are a member, on this subject, and say to them for us that there is no more danger from smallpox in the City of Columbia than in any other part of the State, and probably not as much.

We are informed that a bill has been introduced in the Legislature making vaccination compulsory in this State. We wish to say that we favor this measure, and believe that we will continue to have trouble with smallpox in South Carolina until such a law is enacted by our General Assembly. We ask that you and the other members of your Delegation impress this view upon the Members of the Legislature. Yours respectfully,

J. S. MULLER, E. C. McGREGOR, Committee.

Received as information.

REPORTS OF COMMITTEES.

Mr. JOHN J. WATSON, from the Committee on Offices and Officers, submitted a favorable report on:

H. 445 (S. 102.—Mr. Douglass): A Bill to authorize the Town Council of Union, in Union County, to elect a Town Auditor, to define his powers and duties, and fix his compensation.

Ordered for consideration tomorrow.

Mr. J. M. WALKER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 483 (S. 175.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 25th February, 1904, so far as it relates to number of days service by County Commissioners.

Ordered for consideration tomorrow.

Mr. KIRBY, from the Committee on Offices and Officers, submitted a favorable report on:

H. 412.—Mr. Bass: A Bill to amend an Act entitled "An Act to amend Article VIII (relating to magistrates), of Chapter XX of Title I of Part I, of Vol. I, of the Code of Laws of South Carolina, 1902," approved the 27th day of February, A. D. 1902, so far as the same relates to Williamsburg County.

Ordered for consideration tomorrow.

Mr. PARKER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 413.—Mr. Brantley: A Bill to amend an Act entitled "An Act to amend an Act entitled 'An Act to fix the compensation to be paid to the County officers of the various Counties of the State,' approved 27th of February, A. D. 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved the 22d day of February, A. D. 1904, by including the word Orangeburg in the title, and by changing the salary in Orangeburg County.

Ordered for consideration tomorrow.

Mr. POSTON, from the Committee on Offices and Officers, submitted a favorable report on:

H. 451 (S. 146.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the salaries of County Supervisors," approved the 24th day of February, 1904, increasing the salary of the County Supervisor of Anderson County to \$1,500.00.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 6.—Mr. McColl, Jr.: A Bill to further regulate the salaries of certain Circuit Court stenographers.

Mr. McFADDIN submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. HIGGINS, from the Committee on Agriculture, submitted an unfavorable report on;

H. 189.—Mr. Lomax: A Bill to amend Section 9 of an Act entitled "An Act to amend Article I, Chapter XXXIV, Title II, Vol. I, Code of Laws of South Carolina, 1902, in reference to the inspection and sale of commercial fertilizers, so as to include cottonseed meal within the provisions thereof, and to provide remedies with reference to the penalties for the violation of said Article."

Ordered for consideration tomorrow.

Mr. HEMPHILL, from the Committee on Judiciary, submitted a favorable report on:

H. 389.—Mr. Sanders: A Bill to require the police officers of the cities, towns, and villages of this State to report any place or room where intoxicating liquors are illegally sold, or where money or other things of value are bet on any game of chance.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:

H. 391.—Mr. Sanders: A Bill to prevent an error in the charge of a Circuit Judge being held to be cured by his having in some other part of his charge correctly instructed the jury.

Ordered for consideration tomorrow.

Mr. CULLER, from the Committee on Agriculture, submitted a report on:

H. 400.—Mr. Gause: A Bill to prevent the shipping of shad fish caught within the waters of this State beyond the limits of this State.

Recommending that the Bill be referred to the Committee on Judiciary.

Which was adopted.

Mr. FISHBURNE, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 403.—Mr. Cothran: A Joint Resolution, proposing to amend Article I, Section 11, of the State Constitution, making the carrying of concealed weapons a ground of disqualification to hold office.

Mr. OTTS submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. FOSTER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 414.—Mr. Hall: A Bill to reduce the penalty prescribed by Section 506 of Criminal Code of 1902, against gambling and playing at certain games, and to give the magistrates jurisdiction, and the Sheriff power to arrest without warrant, on Sunday.

Ordered for consideration tomorrow.

Mr. LAWSON, from the Committee on Judiciary, submitted a favorable report on:

H. 425 (S. 100.—Mr. Peurifoy): A Bill to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted an unfavorable report on:

H. 426 (S. 91.—Mr. Hood): A Bill to repeal Section 2939, Civil Code, 1902, relating to jury fee.

Ordered for consideration tomorrow.

BILLS REJECTED.

Mr. ARDREY, from the Committee on Agriculture, submitted an unfavorable report on:

H. 131.—Mr. Patterson: A Bill to require all dealers in cottonseed meal to indicate on the outside of each package thereof whether the same is pure or mixed with ground hulls or other substances, and in what proportions.

The report was adopted and the Bill rejected.

Mr. EARHARDT, from the Special Committee consisting of the Newberry Delegation, submitted an unfavorable report on:

H. 446 (S. 120.—Mr. Cole L. Blease): A Bill to amend Section 2009, of Code of Laws of South Carolina, Vol. I, 1902, as amended by an Act approved 20th day of February, 1904, so as to except the City of Newberry from the provisions of said Section.

The report was adopted, the Bill rejected, and a message sent to the Senate accordingly.

REPORT OF COMMITTEE ON CLAIMS.

Mr. LITTLE, from the Committee on Claims, submitted favorable reports on the following claims, in the amounts named:

- H. 309.—Claim of Oconee News, advertising elections. \$46.20.
- H. 310.—Claim of Clinton Gazette, advertising elections. \$46.14.
- H. 311.—Claim of Kershaw Era, advertising elections, \$33.14.
- H. 312.—Claim of Enterprise Publishing Company, advertising elections, \$43.00.
 - H. 313.—Claim of Lancaster Ledger, advertising elections, \$43.00.
 - H. 314.—Claim of Lancaster Review, advertising elections, \$43.00.
 - H. 315.—Claim of The People, advertising elections, \$42.92.
- H. 316.—Claim of Conway Publishing Company, advertising elections, \$11.32.
 - H. 317.—Claim of Greenwood Index, advertising elections, \$42.88.
- H. 318.—Claim of Greenwood Journal, advertising elections, \$42.88.
 - H. 319.—Claim of Greenwood News, advertising elections, \$53.38.
 - H. 320.—Claim of The Advocate, advertising elections, \$43.42.
 - H. 321.—Claim of The New Era, advertising elections, \$45.32.

- H. 322.—Claim of Manning Publishing Company, advertising elections, \$46.82.
 - H. 323.—Claim of estate of W. R. Jones, tax refund, \$11.37.
 - H. 324.—Claim of Manning Times, advertising election, \$46.82.
 - H. 325.—Claim of Carolina Citizen, advertising election, \$44.10.
 - H. 326.—Claim of Cheraw Chronicle, advertising election, \$44.10.
- H. 327.—Claim of Chesterfield Advertiser, advertising election. \$44.10.
 - H. 328.—Claim of Beaufort Gazette, advertising election, \$36.12.
 - H. 329.—Claim of Barnwell People, advertising election, \$43.10.
 - H. 330.—Claim of The New Sentinel, advertising election, \$43.92.
- H. 331.—Claim of Anderson Daily Mail, advertising election, \$48.58.
- H. 332.—Claim of Honea Path Chronicle, advertising election, \$48.58.
 - H. 333.—Claim of Edisto Record, advertising election, \$45.16.
 - H. 334.—Claim of Press and Banner, advertising election, \$41.74.
 - H. 335.—Claim of the R. L. Bryan Company, printing, \$218.50.
 - H. 336.—Claim of U. R. Brooks, Clerk Supreme Court, \$10.00.
 - H. 337.—Claim of W. B. Williams, Auditor York County, \$112.96.
 - H. 338.—Claim of D. T. Moore, refund taxes, \$45.00.
- H. 339.4—Claim of O. B. Martin, expenses State Board of Education, \$58.57.
- H. 342.—Claim of Dr. J. L. Napier, State Board Medical Examiners, \$31.40.
- H. 343.—Claim of Dr. W. P. Porcher, State Board Medical Examiners, \$34.95.
- H. 344.—Claim of Dr. S. C. Baker, State Board Medical Examiners, \$24.50.
- H. 345.—Claim of Dr. O. B. Mayer, State Board of Medical Examiners, \$25.50.
- H. 346.—Claim of Dr. R. A. Bratton, State Board of Medical Examiners, \$20.00.
- H. 347.—Claim of Davis Furman, State Board Medical Examiners, \$32.20.
- H. 348.—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$21.35.
- H. 349.—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$27.25.
- H. 350.—Claim of Dr. Mary R. Baker, State Board Medical, Examiners, \$100.00.

- H. 351.—Claim of Dr. J. L. Napier, State Board Medical Examiners, \$30.60.
- H. 352.—Claim of Dr. W. P. Porcher, State Board Medical Examiners, \$33.30.
- H. 353.—Claim of Dr. Davis Furman, State Board Medical Examiners, \$33.30.
- H. 354.—Claim of Dr. R. A. Bratton, State Board Medical Examiners, \$28.50.
- H. 355.—Claim of Dr. O. B. Mayer, State Board Medical Examiners, \$24.30.
- H. 356.—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$20.00.
- H. 357.—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$26.50.
- H. 358.—Claim of Dr. S. C. Baker, State Board Medical Examiners, \$24.30.
 - H. 359.—Claim of Ernest Moore, Special Judge, \$251.22.
 - H. 360.—Claim of F. B. Gary, Special Judge, \$504.00.
 - H. 361.—Claim of J. A. McCullough, Special Judge, \$189.44.
 - H. 362.—Claim of Ellis G. Graydon, Special Judge, \$225.36.
 - H. 363.—Claim of C. C. Featherstone, Special Judge, \$183.86.
 - H. 364.—Claim of J. E. MacDonald, Special Judge, \$162.91.
 - H. 365.—Claim of J. E. MacDonald, \$203.19.
 - H. 366.—Claim of Martin F. Ansel, \$120.00.

The reports were adopted and the claims ordered sent to the Senate.

ENROLLED ACTS REPORTED.

- Mr. DOAR, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 3.—Mr. Sinkler (S. 66): An Act to amend Section 1775 of the Code of Laws, South Carolina, 1902, Vol. I, fixing liability of stockholders in banks and banking institutions.
- H. 10.—Mr. Whaley (S. 94): An Act to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.
- H. 38.—Mr. Lyon (S. 68): A Joint Resolution, to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claim to Miss Nannie Mattison.

Received as information.

RATIFICATION OF ACTS.

At 12:30 p. m. the House attended in the Senate Chamber, where the following Acts and Joint Resolutions were ratified:

- H. 74.—Newberry Delegation (S. 97): An Act to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same."
- H. 42.—Mr. Lyon (S. 69): A Joint Resolution, to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty-nine dollars (\$2,259.00), and to provide for fees and expenses heretofore incurred in collecting the same.
- H. 56.—Mr. Toole (S. 70): An Act to authorize and empower the North Augusta School District No. 66, of Aiken County, in the State of South Carolina, to issue bonds for purchase of a lot and the erection and equipment of a graded school building thereon; to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.
- H. 62.—Mr. Kershaw (S. 71): A Bill to amend an Act entitled "An Act to provide for the establishment of a new School District in the County of Darlington, and to authorize the levy and collection of a local tax therein," approved December 24, 1885, and approved January 4, 1894.
- H. 70.—Mr. Yeldell (S. 127): An Act to regulate the traffic in seed cotton and unpacked lint cotton.
- H. 97.—Mr. Morrison (S. 167): An Act to fix the amounts of the bonds to be given by the County officers of the County of Greenwood.
- H. 28.—Mr. Laban Mauldin (S. 126): An Act to repeal Section 489 of Criminal Code, 1902, Vol. II, relating to County Auditor.
- H. 22.—Mr. Morgan (S. 95): An Act to amend Section 2941 of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section and inserting in lieu thereof another, to be known as Section 2941.
- H. 54.—Mr. Lyon (S. 110): An Act to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendents of Education of Abbeville and Marlboro Counties.
- H. 3.—Mr. Sinkler (S. 66): An Act to amend Section 1775 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in banks and banking institutions.

- H. 10.—Mr. Whaley (S. 94): An Act to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.
- H. 38.—Mr. Lyon (S. 68): A Joint Resolution, to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claim to Miss Nannie Mattison.
- H. 266 (S. 85.—Mr. Blake): An Act to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.
- H. 279 (S. 106.—Mr. Stackhouse): An Act to authorize the Trustees of Fork School District, being School District No. 26, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.
- H. 267 (S. 86.—Mr. McIver): A Joint Resolution, to further regulate the determination and the levy of special two, and the election of Trustees in and for the "School District of the Town of Cheraw."
- H. 213 (S. 30.—Mr. Warren): An Act to provide for the holding of the Summer Term of Court of Common Pleas for Hampton County.
- H. 263 (S. 63.—Mr. Marshall): A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.
- H. 159 (S. 13.—Mr. Mauldin): A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Greenville County.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 1, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has laid upon the table:

H. 475.—Mr. Cothran (S. 274): A Concurrent Resolution, as to Saluda River Power Company.

Be it Resolved, By the House of Representatives, the Senate concurring, that leave be, and hereby is, given to introduce in the General Assembly a Bill entitled A Bill to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River in Pickens and Greenville Counties for development of the power of said river and converting same into electrical power.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate.

Columbia, S. C., February 2, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it invites your honorable body to attend in the Senate Chamber at 12:30 this day, for the purpose of ratifying Acts.

Very respectfully,

JOHN T. SLOAN,

President of the Senate.

The invitation was accepted.

THIRD READING BILLS.

The following Bill was taken up, read a third time, passed, and ordered sent to the Senate:

H. 79.—Mr. Richards: A Bill to encourage the erection of adequate public school buildings.

Mr. ASHLEY moved to reconsider the vote whereby the House passed the Bill, and to lay that motion on the table.

Which was agreed to.

The following Bill was read a third time, passed, and, having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification:

H. 278 (S. 87.—Mr. Manning): A Bill to amend Sections 1, 4, 5, 10, and 11 of an Act entitled "An Act to require the payment of annual license fees by corporations doing business in this State, and reports to the Comptroller-General," approved 1st day of March, 1904, so as to correct errors.

SECOND READING BILLS.

The following was taken up:

H. 385.—Judiciary Committee: A Bill to divide the State into ten Judicial Circuits and arrange the same.

Mr. McCOLL, Jr., moved to strike out the enacting words.

Mr. BEAMGUARD demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 41; nays, 67.

Those who voted in the affirmative are:

Messrs. Ardrey, Ashley, Bass, Beamguard, Boyd, Colcock, Des-Champs, Doar, Earhardt, Epting, E. J. Etheredge, Ford, Gause, W. J. Gibson, Graham, Gray, W. McD. Green, Hall, D. O. Herbert, Kirven, Laney, Lawson, Lester, Little, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morrison, Patterson, Pittman, Poston, Pyatt, Reaves, Riley, Sellers, Stoll, M. W. Walker, Webb, Wimberly, Yeldell—41.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Baker, Ballentine, Banks, Bradham, Brant, Brantley, Brice, Bruce, Callison, Clifton, Cloy, Cothran, Culler, Davis, DeVore, Dukes, Edwards, L. B. Etheredge, Fishburne, Foster, Fraser, Frost, Gaston, D. L. Green, Gyles, Hamlin, Harrison, Harley, Hemphill, J. E. Herbert, Heyward, Higgins, Irby, Keenan, LaFitte, Lofton, Lomax, Lyon, McCants, McFaddin, McMaster, Morgan, Moses, Nance, Nicholson, Otts, Parker, Prince, Rawlinson, Richards, Sanders, Save, Seabrook, Sheldon, Sinkler, Spivey, Strong, Taylor, Toole, Tribble, Turner, Verner, J. M. Walker, John J. Watson, Whatley—67.

So the motion was lost.

Mr. OTTS moved to reconsider the vote whereby the House refused to strike out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

REASONS FOR NOT VOTING.

Mr. McColl, Jr., is paired with Mr. Whaley. Mr. Whaley if present would vote no on Bill 385, and Mr. McColl, Jr., aye.

I am paired with Mr. Haskell. He would vote no on Bill 385; I would vote aye.

J. S. J. FAUST.

Mr. Browning asks to be excused from voting on Bill No. 385, he being paired with Mr. Nash. If Mr. Nash was present he would vote in favor of the Bill, and Mr. Browning would vote against it.

Mr. BRUCE offered the following amendment, which was agreed to:

Line 15, after "Seventh," strike out "District" and insert in lieu thereof "Circuit."

Mr. EDWARDS offered the following amendments, which were agreed to:

Amend title by adding: "and to provide in which cases special Judges may be appointed to hold any of the Courts"; amend by changing Section 2 to Section 3 and inserting another section in lieu of Section 2, as follows: "Section 2. That in no case shall any special courts be held, but the Governor may commission some one learned in the law to hold a regular term of Court when a Circuit Judge is disabled by sickness."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

Mr. OTTS moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

PAPERS FROM THE SENATE.

'The Senate sent to this House the following, which were read the first time and referred to appropriate Committees:

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

Which was referred to the Committee on Judiciary.

H. 442 (S. 80.—Mr. Mauldin): A Joint Resolution, to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

Which was referred to the Committee on Incorporations.

H. 489 (S. 141.—Mr. Warren): A Bill to repeal Section 311 of the Civil Code of Laws of South Carolina.

Which was referred to the Committee on Judiciary.

H. 490 (S. 154.—Mr. Bates): A Bill to abolish the office of Township Commissioner in Barnwell County, and make the General Law as to County Government and assessment of property for taxation applicable thereto.

Which was referred to the Committee on Offices and Officers.

The Senate returned to this House, with concurrence, the following:

H. 475.—Mr. Cothran (S. 274): A Concurrent Resolution, allowing introduction of a Bill to incorporate the Saluda River Power Company.

Received as information.

ENACTING WORDS STRICKEN OUT.

H. 36.—Mr. Herbert: A Bill to require all parents and guardians to cause their children or wards to attend school for eight weeks in each year.

Mr. VERNER moved to strike out the enacting words.

Mr. MOSES demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 62; nays, 47.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Baker, Ballentine, Banks, Beamguard, Bradham, Brant, Brantley, Browning, Callison, Clifton, Cloy, Colcock, Cothran, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Gause, Graham, D. L. Green, Hamlin, Harrison, Harley, Hemphill, J. E. Herbert, Higgins, Irby, Kirven, LaFitte, Laney, Lawson, Lester, Lomax, McCants, Massey, Miller, Morrison, Nance, Parker, Prince, Pyatt, Rawlinson, Richards, Seabrook, Sheldon, Stoll, Strong, Tribble, Verner, John J. Watson, Webb, Whatley, Wimberly—62.

Those who voted in the negative are:

Messrs. Arnold, Bass, Brice, Bruce, Culler, Davis, DesChamps, DeVore, Edwards, Frost, Gaston, J. P. Gibson, W. J. Gibson, Gray, W. McD. Green, Gyles, Hall, D. O. Herbert, Heyward, Hutto, Keenan, Kirby, Little, Lyon, McColl, Jr., McFaddin, McMaster, Laban Mauldin, T. J. Mauldin, Moses, Nicholson, Otts, Patterson, Pittman, Pollock, Poston, Riley, Sanders, Sellers, Sinkler, Spivey, Taylor, Toole, Turner, M. W. Walker, J. M. Walker, Yeldell—47.

So the motion prevailed.

Mr. VERNER moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

RECESS.

At 2 p. m. the House receded from business until 8 p. m., on the motion of Mr. RICHARDS.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker in the Chair.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 512.—JUDICIARY COMMITTEE: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902, so as to provide for the appointment of three Jury Commissioners and prescribe their duties and compensation.

Reference dispensed with.

H. 513.—Mr. CLOY: A Joint Resolution, to authorize and require the payment of sixteen dollars and thirty cents to Mrs. Elizabeth Samuel, of Aiken County.

Reference dispensed with.

H. 515.—Mr. LaFITTE: A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and the Estates or legal representatives of E. M. Kennedy and J. W. Lancaster (now deceased).

Which was referred to the Committee on Judiciary.

H. 516.—Mr. BRANTLEY: A Bill to amend Section 3118 of Code of Laws of South Carolina, 1902, Vol. I, by removing Orangeburg County from the exceptions of said Section 3120 of said Code of Laws, relating to fees of Sheriff of Orangeburg County.

Which was referred to the Committee on Judiciary.

H. 517.—Mr. SAYE: A Bill to amend Section 553 of the Criminal Code of South Carolina, confining the hunting of certain birds to the period beginning November 15th and ending March 15th following.

Which was referred to the Committee on Agriculture.

H. 518.—JUDICIARY COMMITTEE: A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the First and Ninth Circuits.

Reference dispensed with.

H. 519.—Mr. BRADHAM: A Bill to provide for the appointment of an additional magistrate and constable for Clarendon County.

Which was referred to the Committee on Offices and Officers.

SPECIAL ORDER.

On motion of Mr. OTTS, the following Bill was taken up and made a Special Order for February 6th, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 514.—JUDICIARY COMMITTEE: A Bill to repeal Sections 2744, 2745, 2746, and 2747, of the Code of Laws of South Carolina, 1902, Vol. I, relating to special terms of Courts and the appointment of special Judges to hold same.

Reference dispensed with.

REPORTS OF COMMITTEES.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted an unfavorable report on:

H. 120.—Mr. Ashley: A Bill to change the County line of Anderson County so as to include a portion of Abbeville County.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 208.—Mr. J. B. Watson: A Bill to establish Calhoun County.

Mr. TOOLE, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. SAYE, from the Committee on Public Schools, submitted a favorable report on:

H. 276 (S. 59.—Mr. C. L. Blease): A Bill to provide enrolment in public night schools.

Ordered for consideration tomorrow.

Mr. CULLER, from the Committee on Public Schools, submitted an unfavorable report on:

H. 411.—Mr. Otts: A Bill to amend Section 1214 of Code of Laws of South Carolina, 1902, relating to tuition of children transferred from one school district to another.

Ordered for consideration tomorrow.

Mr. GRAHAM, from the Committee on Public Schools, submitted an unfavorable report on:

H. 420 (S. 77.—Mr. Brice): A Bill to amend Section 1214 of the Code of Laws, relating to the transfer of persons in school districts.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 427 (S. 78.—Mr. Earle): A Bill to amend Section 2859 of Vol. I, Code of Laws of 1902, relating to the survival of right of action.

Mr. TOOLE, from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. HARLEY, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 429.—Mr. Fishburne: A Bill to amend Section 55, Criminal Code, Vol. II, 1902, relating to peremptory challenges to jurors.

Mr. McCOLL, Jr., from the same Committee, submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted an unfavorable report on:

H. 432.—Mr. Green: A Bill to further regulate the prosecution of persons for disposing of property under lien and mortgage.

Ordered for consideration tomorrow.

Mr. MORGAN, from the Committee on Judiciary, submitted a favorable report on:

H. 440.—Mr. Haskell: A Bill to authorize the City of Columbia to dispose of a certain lot of land situated therein.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a favorable report on:

H. 443 (S. 82.—Mr. Butler): A Bill to punish the corrupt giving, offering, promising, and receiving of gifts and gratuities.

Ordered for consideration tomorrow.

Mr. MORGAN, from the Committee on Judiciary, submitted a favorable report on:

H. 447 (S. 122.—Mr. Brown): A Bill to validate and confirm the sale and conveyance of two lots, Nos. 1 and 2, in the town of Darlington, known as the jail lots, by the County Board of Commissioners of Darlington County, to C. W. Hewitt.

Ordered for consideration tomorrow.

Mr. SAYE, from the Committee on Public Schools, submitted a favorable report on:

H. 449 (S. 136.—Mr. Stackhouse): A Bill to amend Section 1 of an Act entitled "An Act to amend the various Statutes and the laws as to school districts embracing the towns of Marion, Mullins, Latta, and Dillon, in Marion County."

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted a favorable report on:

H. 454 (S. 155.—Mr. Butler): A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney, upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.

Ordered for consideration tomorrow.

Mr. KIRVEN, from the Committee on Agriculture, submitted an unfavorable report on:

H. 462.—Mr. Saye: A Bill to repeal Section 470, Code of Laws of South Carolina, 1902 (Criminal Code), relating to barbed wire along highways.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 463.—Mr. Pyatt: A Joint Resolution, to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kamminer Kinard, said County, and State Treasurer to pay the same, for \$26.49 and \$50.00 respectively, to refund overpaid taxes.

Ordered for consideration tomorrow.

Mr. DesCHAMPS, from the Committee on Agriculture, submitted a favorable report on:

H. 470.—Mr. J. B. Watson: A Bill to repeal Article I, Chapter XXXIV, Title II, being Sections 1529 to 1542a, both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina,

1902, relating to fertilizer and fertilizing materials, and to enact certain sections in lieu thereof.

Ordered for consideration tomorrow.

Mr. T. J. MAULDIN, from the Committee on Incorporations, submitted a favorable report on:

H. 473.—Mr. Sinkler: A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificate of stock.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 478 (S. 138.—Mr. Manning): A Bill in reference to the duties of Chairmen of local Boards of Assessors, and their compensation.

Ordered for consideration tomorrow.

Mr. TURNER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 479 (S. 147.—Mr. Butler): A Bill to require Clerks of Courts to keep a record of the names of all persons elected to any office within their County.

Ordered for consideration tomorrow.

Mr. CULLER, from the Committee on Public Schools, submitted a favorable report on:

H. 480 (S. 163.—Mr. Carpenter): A Bill to fix the time for electing Trustees for Easley School District No. 13, in May.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 482 (S. 172.—Mr. Walker): A Bill to provide for a reappraisement and reassessment for taxation of certain abandoned rice lands.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 495.—Darlington Delegation: A Bill to authorize the Trustees of High Hill School District, being School District No. 12 of Darlington County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 496.—Mr. Davis: A Bill to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County, to pay for a new jail building, and to constitute the County Board of Commissioners with the Sheriff of the County a Building Committee for said jail building.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 500.—Mr. Reaves: A Bill to authorize the Trustees of Mullins School District, being School District No. 34, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.

Ordered for consideration tomorrow.

Mr. SAYE, from the Committee on Public Schools, submitted a favorable report on:

H. 508.—Mr. Lester: A Bill to repeal an Act entitled "An Act to provide for the establishment of new school districts in Edge-field County, and to authorize the levy and collection of a special school tax therein," approved December 24, A. D. 1888, and to place the said School District under the General School Law.

Ordered for consideration tomorrow.

Mr. LOFTON, from the Committee on Incorporations, submitted a favorable report on:

H. 486.—Mr. Prince: A Bill to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.

TABLED AND WITHDRAWN.

Mr. D. L. GREEN, from the Committee on Public Schools, submitted a favorable report on:

H. 370.—Mr. Kirby: A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.

On motion of Mr. OTTS, the Bill was tabled, and permission was granted to withdraw it from the files of the House.

On motion of Mr. HIGGINS, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 50.—Mr. Higgins: A Joint Resolution, providing for a Commission to revise the General Free School Law and report to the next session.

BILL REJECTED.

Mr. FRASER, from the Committee on Judiciary, submitted an unfavorable report on:

H. 428.—Mr. Fishburne: A Bill to repeal Section 3092 of the Civil Code of Laws of South Carolina, Vol. I, so far as the same applies to Colleton County; and to make Section three thousand and ninety-one (3091) applicable to said County.

The report was adopted and the Bill rejected.

INDEFINITELY POSTPONED.

On motion of Mr. MOSES, the following Bill was indefinitely postponed:

H. 64.—Mr. Beamguard: A Bill to amend Section 553 of the Criminal Code of South Carolina, confining the hunting of certain birds to the months of December and January.

Mr. MOSES moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. OTTS, the following Bill was indefinitely postponed:

H. 130.—Mr. Taylor: A Joint Resolution, to amend Section 2848, Vol. I, Code of Laws, 1902, relating to fellow servants.

Mr. PRINCE moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

ENACTING WORDS STRICKEN OUT.

On motion of Mr. J. P. GIBSON, the enacting words of the following Bill were stricken out:

H. 31.—Mr. DesChamps: A Bill to provide for the establishment of experimental stations of agriculture in the Counties of this State.

Mr. D. O. HERBERT moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. M. W. WALKER, the enacting words of the following Bill were stricken out:

H. 65.—Mr. Earhardt: A Bill to provide for indexing farm labor contracts, and to prescribe the result of failure to index same.

Mr. ASHLEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. OTTS, the enacting words of the following Bill were stricken out:

H. 261 (S. 40.—Mr. Raysor): A Joint Resolution, providing for a Commission to revise the General Free School Law, and report to the next session.

Mr. OTTS moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

PETITIONS.

The following Petitions were presented and ordered printed in the Journal:

PRAYING FOR THE ESTABLISHMENT OF AN INDUSTRIAL SCHOOL AND REFORMATORY FOR WHITE BOYS.

To the Honorable, the Senate and House of Representatives of the State of South Carolina:

Feeling a deep interest in the establishment of an industrial school and reformatory for the white boys of South Carolina, and having learned of the success which has attended the operation of such institutions in other States, we, the undersigned women of South Carolina, respectfully petition your honorable bodies to pass an Act providing for the establishment and maintenance of such a school in this State.

Thirty-one of our sister States already have institutions of this kind, and their experience clearly shows that from a financial stand-point it is cheaper to reform the wayward boy than to punish the adult criminal; while from the humane and moral point of view we feel that the Commonwealth owes to its people the duty of providing the means whereby orphans and juvenile offenders may be taught trades and fitted for useful citizenship.

And your petitioners will ever pray, etc.

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CHEROKEE COUNTY.

Gaffney—Memorial from Moses Wood Chapter, Daughters of the Confederacy.

Mrs. A. E. Lipscomb, President; Miss Inez Sarratt, Vice-President; Mrs. W. F. Brown, Secretary and Treasurer; Mrs. B. R. Brown, Miss Gertrude Ballenger, Mrs. J. D. Gondelock, Mrs. J. N. Nesbitt, Miss Nell Wood, Mrs. H. P. Griffith, Mrs. D. A. Thomas.

Blacksburg-Memorial from Whatsoever Circle, King's Daughters.

Elizabeth E. Bridges, Mamie E. Blalock, Revis F. Blalock, Della Rhyne, Minerva Bridges, Miss Blanche Anderson, Mrs. O. A. 'Osborne, Bessie Greenslade, Lacey Caldwell.

Blacksburg-Memorial from Maids and Matrons Literary Club.

Miss Willie Hardin, Miss Della Rhyne, Miss Sally M. Smith, Miss Leila Davies, Mrs. J. R. Killian, Mrs. F. A. Reinhardt, Mrs. T. V. Mays, Mrs. W. E. Anderson, Miss Mary Whitesides, Mrs. M. H. Morrow, Bessie Rhinehart, Edna Healan, President.

DARLINGTON COUNTY.

Darlington—Memorial from the Golden Rule Circle of King's Daughters.

Mrs. T. W. Norment, Leader of Golden Rule Circle of King's Daughters; Miss Janie R. Williamson, Secretary; Mrs. Julia J. Willis, Treasurer; Mrs. G. T. Patton, Mrs. H. W. Carter, Mrs. L. S. Welling, Mrs. M. Bonnoitt, Mrs. E. M. Price, Mrs. L. E. Scarborough, Mrs. J. M. Spears, Mrs. S. J. Nettles, E. S. McCall, Mrs. J. W. Blackwell.

GREENVILLE COUNTY.

Memorial from the Industrial School Association of Greenville County.

Mrs. M. F. Ansel, Miss Emily F. Austin, Miss Gertrude Austin, Miss Georgie Askerman, Mrs. Eugene F. Bates, Miss Dora Berry, Mrs. J. E. Beattie, Mrs. Hamlin Beattie, Miss Sarah C. Beattie, Miss E. L. Bythewood, Mrs. W. C. Black, Mrs. George M. Buchanan, Mrs. W. C. Buchanan, Mrs. Nell Orr Burros, Mrs. A. A. Bristow, Mrs. G. H. Bottum, Mrs. T. W. Bailey, Mrs. J. S. Cotheron, Mrs.

Z. F. Cody, Miss Charles, Mrs. Walter B. Carpenter, Mrs. Mary H. Cleveland, Mrs. E. M. Cleveland, Mrs. T. Q. Donaldson, Mrs. R. E. Deal, Mrs. T. W. Davis, Mrs. C. F. Diel, Mrs. P. D. Edwards, Mrs. R. W. Ebough, Mrs. George Ebough, Miss Estelle Earle, Mrs. Curran B. Earle, Mrs. James H. Ferguson, Mrs. Alice C. Ferguson, Mrs. A. G. Furman, Mrs. J. C. Fitzgerald, Mrs. M. N. Gaines, Mrs. B. E. Geer, Mrs. C. E. Graham, Mrs. J. F. Grundy, Mrs. Myrtle Grundy, Mrs. M. P. Gridley, Mrs. Lielie V. Greg, Mrs. E. M. Hoke, Mrs. Mills Hoke, Miss Frances C. Hoke, Mrs. W. A. Hudson, Miss Lois Hudson, Mrs. C. E. Hicks, Mrs. E. M. Hicks, Miss Alma Hicks, Mrs. Oscar Hodges, Mrs. C. F. Hard, Mrs. I. H. Houston, Mrs. L. B. Houston, Mrs. Paul H. Houston, Mrs. P. T. Hayne, Mrs. H. J. Haynsworth, Mrs. John H. Howell, Miss Ella M. Howell, Mrs. F. Hill, Mrs. John Herndon, Mrs. C. R. Jordan, Mrs. E. C. James, Mrs. J. W. Lipscombe, Miss Christine Lipscombe, Miss Bessie May Lipscombe, Mrs. M. M. Landrum, Mrs. P. A. McDavid, Miss Theresa McDavid, Miss Jennie McKay, Miss Lillie McKay, Mrs. Thomas Meeks, Mrs. B. A. Morgan, Mrs. J. H. Maxwell, Miss Miriam Maxwell, Mrs. A. M. McCorrey, Mrs. James McCorrey, Mrs. A. R. Mitchell, Mrs. Louise Mayes, Miss Sarah McCullough, Miss Bessie McCullough, Mrs. H. P. McGee, Mrs. F. A. Miles, Mrs. James L. Orr, Mrs. M. J. Putnam, Mrs. C. A. Pearson, Mrs. E. S. Pool, Miss Kitty Perrin, Mrs. M. O. Patterson, Mrs. James M. Perry, Mrs. C. M. Robb, Mrs. John Russell, Mrs. Herbert Roundtree, Mrs. W. M. Steel, Miss Annie H. Sloan, Mrs. George W. Sirrine, Mr. George W. Sirrine, William G. Sirrine, Mrs. Joseph E. Sirrine, Mrs. M. Sullivan, Mrs. A. E. Smith, Mrs. E. B. L. Tayloe, Mrs. N. B. Thompson, Mrs. W. J. Thackston, Mrs. P. K. Tayloe, Miss Haselina Thompkins, Mrs. A. M. Wilbur, Miss E. J. Wilden. Mrs. John Waddell, Mrs. R. T. Weldon, Mrs. William Wilkins, Mrs. H. D. Wilkins, Mrs. N. E. Wright, Martha Orr Patterson, President.

Greenville-Memorial from Twentieth Century Literary Club.

E. M. Hewell, President Twentieth Century Club: Mrs. C. T. J. Giles, Miss Louise Mackey, Mrs. E. R. Friday, Mrs. J. T. Blassingame, Mrs. B. W. Allen, Mrs. J. H. Munn, Miss Emmie McGee, Mrs. J. N. Watkins, Mrs. J. H. Allen, Miss Arnold, Mrs. T. M. Bennett, Miss Nell Hard, Mrs. C. E. Hicks, Mrs. L. F. Kelly, Mrs. W. S. Turner, Mrs. S. W. Richardson, Miss Logan, Miss Mary Mauldin, Miss Scanlan, Miss Townes, Miss Walters, Mrs. T. A. Honour, Jr., Secretary Twentieth Century Club.

Greenville—Memorial from Nathaniel Greene Chapter of the Daughters of the American Revolution.

Nora P. Dill, Regent; Mary W. Cauble, Registrar; A. E. Wright, Treasurer; M. P. Gridley, A. D. Edwards, M. J. S. Putnam, N. H. Black, Sarah P. Dean, Mary M. White, Brucie W. Hellams, Harriet D. Wilkins, Hermine Marie Gilreath, Mittie Irvine Havnes, Nannie J. Allen, Lois Hudson, F. Louise Mayes, Stella F. Durham, Katherine McNeill Carpenter, Elizabeth Campbell Hill, Julia Dewees Dickson, Hattie W. Whitmire, Fannie McDavid, Mrs. Frank C. Owens.

Greenville-Memorial from Rotary Book Club.

Mrs. James M. Ferguson, Mrs. W. G. Sirrine, Mrs. C. H. Speights, Mrs. R. L. Graham, Mrs. W. W. Stover, Gertrude Hoyt, Mrs. W. H. Irvine, Elizabeth Henry, Mrs. J. E. Sirrine, Mrs. R. N. Tannahill, Mrs. W. P. Conyers, Mrs. Harbyot, Mrs. Annie Cruickshanck, Miss Nell Miller, Mrs. Norcum, Mrs. John Russell, Mrs. Sloan, Mrs. William Hall, Mrs. Buchanan, Miss Gertrude Ansel.

Greenville-Memorial from Thursday Afternoon Literary Club.

Mrs. J. D. Gilreath, Mrs. A. A. Bristow, Miss A. H. Sloan, Miss Georgie E. Ackerman, Mrs. R. L. Graham, Mrs. R. N. Tannahill, Mrs. J. C. Sirrine, Mrs. O. M. Hodges, Mrs. John Russell, Miss Annabel W. Johnson, Miss Hattie K. Pope, Mrs. E. L. Hughes, Miss Emmie D. Asbury, Frances C. Hoke, Mrs. J. B. Earle, Mrs. A. D. Asbury, Mrs. J. L. Carpenter, Miss Carrie Hill, Miss Nan Donaldson, Mrs. C. A. Simpson, Mrs. D. C. Durham, Lucy R. Hoyt, Mrs. J. B. Earle, Mrs. W. C. Earnhardt, Mrs. M. F. Ansel.

Greenville—Greenville Chapter, Daughters of the Confederacy.

Mrs. B. A. Morgan, President Greenville Chapter, United Daughters of Confederacy; Mrs. P. A. McDavid, Miss Vance P. Long, Mrs. D. N. Durham, Mrs. J. W. Gray, Mrs. Charles O. Allen, Miss Theresa McDavid, Mrs. James A. Hoyt (per L.), Lucy R. Hoyt, Mrs. Clinton C. Jones, Mrs. A. A. Bristow, Miss Lois Hudson, Mrs. P. D. Edwards, Mrs. E. P. Long, Mrs. W. C. Black, Mrs. P. T. Hayne, Mrs. J. P. Miller, Mrs. Therdon B. Hayne, Mrs. S. A. Poinier, Mrs. H. Cleveland Beattie, Mrs. Annie M. William, Mrs. C. A. Carson, Mrs. C. B. Stone, Mrs. E. W. Good.

Greenville-Memorial from the Thursday Literary Club.

M. P. Gridley, Mrs. E. Bates, Mrs. A. G. Furman, Mrs. H. J. Haynsworth, Mrs. B. A. Morgan, Mrs. William Beattie, Miss M. Louise Cleveland, E. L. Bythewood, M. J. S. Putnam, Mrs. T. W. Bailey, Mrs. George W. Sirrine, Caroline H. Taylor, Flora P. Dill, Anna R. Geer, Emmala Capers, Mrs. T. B. Hayne, Mrs. H. C. Beattie, Mrs. J. E. Beattie, M. O. Patterson.

Batesville-Memorial from Altrurian Literary Club.

Mrs. S. W. Baker, President; Mrs. J. A. White, Secretary; Mrs. E. J. DeCamps, Mrs. L. S. Moomaugh, Mrs. A. M. Stenhouse, Miss Nannie Westmoreland, Mrs. Camille A. Smith, Carrie Hendrix, Jane Hendrix, Mrs. S. D. Hummett.

GREENWOOD COUNTY.

Greenwood—Memorial from Robert A. Waller Chapter of the Daughters of the Confederacy.

Mrs. R. B. Epting, Miss A. P. Manly, Mrs. J. C. Williford, Evelyn Walker Rogers, Alison Webb, Louise C. Fleming, Frances Pemberton, Mrs. L. M. Moore, Mrs. D. A. G. Ouzts, Lila Calhoun, Mrs. M. M. Wells, Lillian M. Alexander, Mrs. F. M. Sheridan, Mrs. W. T. Jones, Mrs. M. F. Sanders, Mrs. Estelle C. Fleming, Mrs. Estelle M. Davenport, Mrs. A. J. Sproles, Mrs. Y. B. Trammell, Margaret S. McKissick.

Greenwood-Memorial from Cateechee Literary Club.

Mrs. O. T. Porcher, Mrs. A. T. Jamison, Mrs. S. C. Hodges, Mrs. W. R. Cothran, Miss S. Leona Blake, Mrs. Annie Cothran Durst, Mrs. G. C. Hodges, Mrs. W. P. Dean, Mrs. J. O. Willson, Miss Alison Webb, Miss Agnes D. Corbett, Mrs. W. P. Durst, Mrs. A. F. McKissick.

LANCASTER COUNTY.

Lancaster-Memorial from the Friday Afternoon Book Club.

Mrs. John D. Wylie, President; Mrs. T. Yancey Williams, Vice-President; Mrs. John P. Hunter, Recording Secretary; Mrs. Waddy C. Thomson, Treasurer; Mrs. Charles Y. Connors, Corresponding Secretary; Mrs. W. McD. Brown, Mrs. Ira B. Jones, Mrs. Ernest Moore, Mrs. L. C. Payseur, Mrs. T. J. Strait, Mrs. Leroy Springs, Mrs. J. H. Witherspoon, Mrs. R. E. Wylie, Mrs. R. C. McManus.

Lancaster-Memorial from Franklin Library Circle.

Miss Annie E. Witherspoon, President; Mrs. M. T. Crawford, Mrs. W. M. Crawford, Mrs. C. J. Henry, Miss Nannie Crockett, Miss Leila Lindsay, Mrs. H. Hines, Mrs. J. M. Hood, Mrs. E. Lanier, Miss Hattie Miller, Mrs. A. P. McLure, Mrs. J. S. Riddle, Mrs. L. T. Roddey, Mrs. T. C. Green, Mrs. John Green, Mrs. R. C. McManus, Mrs. Ira B. Jones, Mrs. M. J. Perry, Miss Florence Thomasson, Mrs. J. J. Blackmond, Miss Alice McNeill, Miss Grace G. Whisonant, Miss Cornelia Elliott, Mrs. John B. Mackorell, Mrs. W. E. Taylor, Mrs. A. R. Banks, Mrs. Olive Blackmon, Mrs. J. H. Boldridge, Mrs. T. B. Carter.

MARLBORO COUNTY.

Bennettsville-Memorial from Bennettsville Music Club.

B. Vista Dudley, President; Louise Breeden, Vice President; Lucia Weatherly, Secretary, Mrs. B. L. Breeden, Director; Mrs. H. B. Fuller, Mrs. E. E. Exum, Clara Jordan, Grace David, Allie Moore, G. E. Rowe, M. Ellen Lytch, Hattie Cobb.

Bennettsville-Memorial from Twentieth Century Club.

Mrs. H. L. McColl, President; Mrs. Throop Crosland, Vice-President; Mrs. G. W. Douglas, Secretary; Mrs. H. W. Carroll, Treasurer; Mrs. W. P. Breeden, Miss Sara Crosland, Miss Annie May McLaurin, Miss Louise B. Breeden, Mrs. C. P. Townsend, Mrs. J. A. Drake, Mrs. John F. Everett, Mrs. J. W. Crosland, Mrs. A. S. Townsend, Mrs. J. T. Douglas, Narcissa Emanuel, Mrs. Bunyan McLeod, Miss Nell McColl, Miss Estelle Richardson, Mrs. W. C. Williams, Miss Florence Bristow.

YORK COUNTY.

Rock Hill-Memorial from the King's Daughters.

Mrs. J. B. Johnson, Leader Circle King's Daughters; C. E. Godfrey, R. R. Wardlaw, Amelia Pride Beckham, Carrie M. Reaves, Julia Simpson, Mrs. W. B. Wilson, Mrs. E. E. Poag, Mrs. E. L. Hunter, M. F. Chaplin, Mrs. Sam. Friedheim, Mrs. S. H. Huey, Mrs. John A. Black, Rev. A. S. Rogers, Mrs. E. W. Hall, Mrs. M. G. Bryant, Mary C. Hall, Eunice A. Claud, Minnie H. Rattence, Sarah P. Hope, Sophie Friedheim, Margaret Anderson, Scotia B.

Reid, E. J. Roach, Mrs. N. G. Stevens, Miss Mayme Steele, Mrs. S. T. Fren, S. T. Fren, Ed. E. Poag, M. G. Bryant, J. B. Sykes, Dolph Friedheim, J. Friedheim, Sidney Friedheim, T. B. Johnson, J. B. Gaston, Mrs. J. B. Sykes, Miss Bessie Neely, Mrs. E. B. Cook, A. Ross Simpson, Ella McDaniel, Mrs. J. B. Heath, Mrs. R. P. Boyd, Rev. John Johnes, Mrs. J. Ed. Reid, Mrs. Etta Kerr, Mrs. Craven, Frances Beckham.

Rock Hill-Memorial from Perihelion Literary Club.

Mrs. H. B. Buist, Mrs. T. A. Crawford, Mrs. A. R. Smith, Mrs. W. B. Byers, Mrs. J. M. Cherry, Mrs. W. L. Roddey, Mrs. James F. Reid, Mrs. Philip Taylor, Mrs. A. E. Smith, Mrs. J. C. Cork, Mrs. B. N. Craig, Mrs. W. G. Stevens, Mrs. W. Blackburn Wilson, Mrs. W. B. Wilson, Mrs. J. M. Ivy, Mrs. J. E. Roddey, Mrs. R. G. Strait, Mrs. C. E. Mobley, Mrs. W. E. Thayer.

Rock Hill-Memorial from Child Study Club.

Minnie Macfeat, President; Mrs. W. W. Fennell, Mrs. W. C. Whitner, Mrs. Joe Roddey, Mrs. Robert Cunningham, Mrs. Oren Powe, Mrs. Ira Dunlap, Mrs. Hayne, Mrs. B. W. Dunlap, Mrs. Blackburn Wilson, Mrs. Miller, Mrs. Walter Miller, Mrs. John Black, Mrs. Buchanan, Mrs. Single.

Rock Hill-Memorial from Over the Teacups Literary Club.

Mrs. Edward G. Jones, Mrs. R. B. Cunningham, Mrs. J. R. Miller, Mrs. W. W. Miller, Mrs. D. B. Johnson, Mrs. J. C. Witherspoon, Mrs. Paul Workman, Mrs. W. A. Presslev, Mrs. J. H. Milling, Claudia Godfrey, Mrs. W. J. Cherry, Mrs. Ed. Ferrell, Mrs. James P. Kinard, Miss Scotia B. Reid, Mrs. W. J. Roddey, Miss Wickliffe, Mrs. Mabry, Miss Margaret Anderson.

Rock Hill-Memorial from Amelia Pride Book Club.

Mrs. E. J. Roach, Mrs. James S. White, Mrs. D. Hutchison, Mrs. E. London, Mrs. Ida B. Johnson, Mrs. W. C. Hutchison, Mrs. A. C. Izard, Mrs. W. G. Steele, Mrs. B. M. Furell, Mrs. T. L. Johnston, Mrs. J. W. O'Neal.

Rock Hill—Memorial from Catawba Chapter of Daughters of the American Revolution.

Mrs. A. R. Smith, Mrs. Phil Taylor, Mrs. James F. Reid, Mrs. Thomas Crawford, Mrs. B. M. Fewell, Mrs. Ed. Roddey, Mrs.

Hanna, Mrs. Hutchison, Mrs. Johnson, Miss Anderson, Miss Russell, Mrs. John London, Mrs. Emma London.

Rock Hill-Memorial from The Castalian Literary Club.

Daisy Sandifer, Mrs. A. E. Smith, Marion J. Johnson, Caroline Adams, Addie H. Rawlinson, Nannie Meadors, Sallie London, Ossie A. Steele, Janie Massey, Beulah Barron, Bess Barron, Rosa May Phillips, Strauss Mills, Fanny B. Wilson.

Yorkville—Memorial from the King's Mountain Chapter of the Daughters of the American Revolution.

Alva W. O'Leary, Elizabeth Barron, H. Pearl Wallace, Mary F. Herndon, Lesslie D. Witherspoon, Daisy Gist, Annie Wallace, Theodora Hughes McNeil, Wilhelmina McCorkle Moore, Annie Lee Moore, Bessie Gist Finley, Mary Clarkson McDow.

Received as information.

ADJOURNMENT.

At 9:55 p. m. the House, on motion of Mr. GAUSE, adjourned.

FRIDAY, FEBRUARY 3, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. HAMLIN, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. RILEY, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills and Joint Resolutions were introduced, read severally a first time, and referred to appropriate Committees:

H. 529.—Mr. T. J. MAULDIN: A Bill to provide for the election of a Cotton Weigher at Pickens Courthouse and to prescribe his duties and fix his compensation.

Which was referred to the Committee on Incorporations.

H. 530.—Mr. BRANTLEY: A Bill to amend Section I of an Act entitled "An Act to further regulate the appointment and pay of State Constables by striking out Section 661, Civil Code (being Vol. I, Code of Laws, 1902), page 271, and insert a section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.

Which was referred to the Committee on Dispensary.

H. 531.—Mr. KIRBY: A Bill to fix the compensation of the County Superintendents of Education.

Which was referred to the Committee on Offices and Officers.

H. 532.—Mr. FOSTER: A Bill to empower School District No. 40 of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

V nich was referred to the Committee on Ways and Means.

H. 533.—Mr. McFADDIN: A Bill to authorize and empower the police authorities of all towns and cities of more than ten thousand inhabitants to arrest all offenders against municipal ordinances and statutes of this State committed within the corporate limits of small towns and cities, within a radius of three miles of the corporate limits.

Which was referred to the Committee on Incorporations.

H. 534.—Mr. BRANTLEY: A Bill to amend an Act entitled "An Act to amend Section 761 of the Civil Code of South Carolina, Vol. I, in so far as the same refers to Colleton County," approved 2d day of March, A. D. 1903, in so far as same relates to Orangeburg County.

Which was referred to the Committee on Judiciary.

H. 535.—Mr. VERNER: A Joint Resolution to authorize and require the payment of claim of W. J. Schroeder, County Treasurer of Oconee County, of \$26.60.

Reference and printing dispensed with.

H. 537.—Mr. FRASER: A Bill to amend Section 993 of Volume I of the Code of Laws of South Carolina, 1902, relating to Magistrates in Sumter County.

Which was referred to the Committee on Judiciary.

H. 538.—Mr. GAUSE: A Joint Resolution to authorize the County Treasurer of Williamsburg County to transfer to the County Treasurer of Florence County certain funds belonging to that district, in Williamsburg County, incorporated in Florence County, and as to the distribution of the same.

Reference and printing dispensed with.

H. 536.—Mr. CLOY: A Bill to exempt from road duty all persons who are regularly employed in any cotton mill in this State.

Which was referred to the Committee on Roads, Bridges and Ferries.

H. 539.—Mr. REAVES: A Bill to amend Section 1210, Volume I, Code of Laws, 1902, so as to increase the number of School Trustees in certain school districts.

Which was referred to the Committee on Public Schools.

H. 540.—Mr. YELDELL: A Joint Resolution as to creation of Calhoun County.

Which was referred to the Committee on Judiciary.

H. 541.—Mr. HUTTO: A Bill to allow record of marriages, provide the form and incomes and fix the fee for same.

Reference and printing dispensed with.

REPORTS OF COMMITTEES.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 45.—Mr. Harrison: A Bill to amend Sections 2009 and 2010, Chapter XCV, Civil Code of South Carolina, 1902, providing a Board of Jury Commissioners.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 168.—Mr. J. B. Watson: A Bill to amend an Act entitled "An Act relating to the selecting, drawing, and summoning of jurors in the Circuit Court of this State," approved the 7th day of February, 1902.

Ordered for consideration tomorrow.

Mr. KERSHAW, from the Committee on Public Schools, submitted an unfavorable report on:

H. 373.—Mr. Davis: A Bill to provide for compensation to School Trustees for stationery, stamps, etc.

Ordered for consideration tomorrow.

Mr. SANDERS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 409.—Mr. Sellers: A Joint Resolution (with petition) to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity of Hartford, Conn., the surety on his official bond, from liability for paying certain schoolteachers' pay certificates, on which the names of the School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion.

Ordered for consideration tomorrow.

Mr. SANDERS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 410.—Mr. Gasque: A Joint Resolution (with petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liability on account of paying certain school certificates on which the names were forged.

Ordered for consideration tomorrow.

Mr. McMASTER, from the Committee on Incorporations, submitted an unfavorable report on:

H. 442 (S. 80.—Mr. Mauldin): A Joint Resolution, to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

Ordered for consideration tomorrow.

Mr. SANDERS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 455 (S. 158.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Connecticut, the surety on his official bond, from liability for paying certain schoolteachers' pay certificates on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:

H. 469.—Mr. Lyon: A Bill to amend the law relating to Magistrates.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:

H. 477 (S. 48.—Mr. Raysor): A Bill to define and prescribe the manner of "showing compliance with the requirements of the Constitution" to the Governor prior to the ordering an election as to the creation of a new County.

Ordered for consideration tomorrow.

Mr. M. W. WALKER, from the Committee on Privileges and Elections, submitted a favorable report, with amendment, on:

H. 498.—Mr. Prince: A Bill to more fully regulate party nominations.

Ordered for consideration tomorrow.

Mr. COTHRAN, from the Committee on Judiciary, submitted a favorable report on:

H. 466.—Mr. Sanders: A Bill to fix the time for holding the Courts in the Seventh Judicial Circuit.

Ordered for consideration tomorrow.

Mr. STRONG, from the Committee on Privileges and Elections, submitted a favorable report on:

H. 472.—Mr. Sellers: A Bill to dispose with the production of a registration certificate by any elector at the polls as a prerequisite to voting, provided the registration books for the precinct show his registration.

Ordered for consideration tomorrow.

Mr. McFADDIN, from the Committee on Judiciary, submitted a favorable report on:

H. 481 (S. 165.—Mr. von Kolnitz): A Bill to amend Section 163 of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Judiciary, submitted a favorable report on:

H. 489 (S. 141.—Mr. Warren): A Bill to repeal Section 311 of the Civil Code of Laws of South Carolina.

Ordered for consideration tomorrow.

M: OTTS, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 484.—Mr. Cothran: A Bill to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River, in Pickens and Greenville Counties, for development of the power of said river and converting same into electrical power.

Ordered for consideration tomorrow.

Mr. McFADDIN, from the Committee on Judiciary, submitted a favorable report on:

H. 501.—Mr. Harley: A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste, or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck used or operated upon any railroad, whether the same be operated by steam or electricity.

Ordered for consideration tomorrow.

Mr. SANDERS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 502.—Mr. Sellers: A Bill (with a petition) to relieve the sureties on the official bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.

Ordered for consideration tomorrow.

Mr. KERSHAW, from the Committee on Public Schools, submitted a favorable report on:

H. 504.—Mr. J. P. Gibson: A Bill to provide for convenient depositories for common schoolbooks.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Incorporations, submitted a. favorable report on:

H. 164.—Mr. Pittman: A Bill to amend an Act entitled "An Act to incorporate the Town of Bishopville, in Sumter County," approved December 24, 1888, Statutes-at-Large, 229, as to the publication of receipts and disbursements by the municipal authorities.

Ordered for consideration tomorrow.

Mr. FISHBURNE, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 400.—Mr. Gause: A Bill to prevent the shipping of shad fish caught within the waters of this State beyond the limits of this State.

Mr. Lawson submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. CALLISON, from the Committee on Railroads, submitted a favorable report, with amendments, on:

H. 421 (S. 15.—Mr. Butler): A Bill to require railroad comparies to construct, maintain, and operate industrial side-tracks.

Ordered for consideration tomorrow.

BILLS REJECTED.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 174.—Mr. Heyward: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of Jurors in the Circuit Courts of this State," approved February, A. D. 1902.

Report adopted and Bill rejected.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 225.—Mr. Cloy: A Bill to amend an Act entitled "An Act relating to the selection, drawing and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902, so as to provide for the appointment of three Jury Commissioners and provide their duties and compensation.

Report adopted and Bill rejected.

Mr. OTTS, from the Committee on Judiciary, submitted an unfavorable report on:

H. 37.—Mr. OTTS: A Bill to regulate the drawing and summoning jurors.

Report adopted and Bill rejected.

PETITION.

Mr. TOOLE presented the following Petition, which was received as information:

To the Honorable Members of the House of Representatives of the State of South Carolina:

Gentlemen: We, the undersigned citizens, voters and taxpayers of South Carolina, respectfully petition, ask and pray that your honorable body pass the Ten-hour Bill now before you fixing the hours of labor in cotton and woolen mills in this State at ten hours per day. We will say here that it is utterly impossible for us who are vitally interested in this matter to come and stand around your honorable body and lobby in the interest of this bill. Indeed, we do not think that it is at all proper for anyone to do so. And, further, we believe that it is the duty of every Representative to first look out for the welfare of those who are not able to help themselves and are handicapped in the race of life.

The laboring people demand this legislation of you, though they may be afraid to say much about it. Therefore, when you vote on this question for God's sake think of the thousands of women and little children of South Carolina who come and go from their work in the nighttime.

We further believe that human rights should be placed ahead of the dollar.

We will ever pray, etc.:

R. J. Wade, Sr., W. E. Hankinson, Miss Jennie Wade, Miss Rachel Wade, Willie Dorn, J. D. Bell, J. M. Hitt, J. T. Shuler, J. A. Weeks, James E. Hitt, O. L. Simms, Mack Bates, H. Woodward, E. M. Kell, Julian Smith, J. J. Woodward, Sr., Prof H. V. Rish, C. M. Carpenter, R. H. Kneece, W. E. Scott, Arthur Driggers, J. C. Cromer, J. M. McCabe, W. D. Stack, R. C. Bryant, W. R. Watts, John Moses, S. Cunningham, Henry Scott, R. L. Carpenter, L. A. Weatherford, Joe Maroney, H. Cushman, A. Maroney, H. Coleman, P. D. Owen, P. M., Oakwood, S. C.; Ira E. Owens, George Caney, Alex Nurn, J. H. Redd, J. C. Wade, R. C. Keenan, L. E. Bell, R. E. Wheeler, James Byers, W. H. Tiller, C. E. Daniels, W. J. May. W. C. Bookman, E. L. Flipp, Samuel Martin, J. H. Howie, David Moore, W. A. Ruff, J. M. McCoy, W. F. Govens, A. S. Nunnamaker, C. R. Cook, J. C. Samson, L. W. Taylor, W. A. Vowell, C. E. Bearden, W. D. Hook, Robert Civil, W. M. Gooch, J. L. Zoble, W. A. McLean, P. M. Mooney, L. R. Reed, A. W. Derrick, W. L. Parker, Charles A. Brady, J. C. Moore, W. L. Moore, H. G. Moore, G. P. Logan, R. C. Dixon, D. Rabon, W. C. Dean, George Cunningham, J. W. Hammond, J. J. O'Yarntsey, L. I. Radcliffe, H. A. Dent, W. H. Boruke, J. W. Kelley, Luther Kelly, W. E. Scott, J. E. Salisbury, Ike Brill, G. C. Moore, S. G. Garner, T. O. Wilson, James O. Meredith, J. V. Hilton, S. B. McManus, E. S. Purse, J. H. Dixon, W. B. Daniels, S. M. Workman, J. C. Abney, C. B. Bailey, R. B. Player, J. D. Player, Pascal Hendrix, L. C. Spiers, A. P. Smith, H. T. Burkett, W. T. Ross, J. J. Martin, Joseph LeVien, J. W. Kind, B. W. Zobel, T. W. Stillinger, R. B. Davis, F. L. Holland, Jr., R. C. Wilson, J. N. Pinbery, James Whitton, W. H. Mc-Pherson, G. L. Wilson, John Fitzmaurice, E. P. Davis, Howell Morrell, F. A. Davis, Charles T. Senn, W. McDougall, John W. Crenshaw, P. A. Coates, T. C. Zobel, Peter J. Kraft, J. B. Cartin, Marion Glover, Bennie Napier, Cornelius Y. Snelling, Ida Timmerman, Clarence Powell, Evie Ergle, Essie Whittle, Minnie McManus, Nannie Dunkley, William Dunkley, Lelar McManus, Lessie Morgan, Bennie Weathersbee, Bessie Powell, Alice Fox, Mary Miles, Edna Hurt, Annie Snelling, Walter Jay, Walter Deas, Ernest Corley, Alva Duncan, Pope Wise, Alice Morrer, G. W. Ergle, Giles McCarty,

Lonie Duncan, Leon Morris, Romeo Duncan, James Dennis, Henry Dodgen, Jesse Martin, R. M. Thompson, G. R. Cortez, Julia James, William Brewer, R. H. Sanders, W. L. Ergle, John D. Powell, Sumpter Randall, Jeff Dennis, Lottie Hatcher, Elva Edmonds. Mamie Yawn, John Yawn, Gary Karden, George Hardin, W. P. Shealy, Victoria Moorer, Clarence Morgan, Hamp Napier, W. P. Busbee, Hattie Hamilton, Sallie Hamilton, Fannie Morris, Laura McGee, Mary Hamilton, Mazie Green, Fannie Turner, Fait Ford. Lawrence Wise, Jasper Minor, Lonnie New, William H. Snelling, Curtis Auzts, Arthur Story, Leon Jay, Jake Whittle, Norman Ergle, Albert Williams, Moses Watson, Lawrence Corley, W. P. Medlock, Wiley Floyd, Thomas Devore, Emma Wise, Jerome Green, Alvie McKav, Lee Ready, Holly Fox, Rob James, Osey Fox, D. A. Syfret, Mary Syfret, Martha Syfret, Jim Brewer, Marie Thompson, Emma D. Green, Fannie Timmerman, Addie Cortage, Catherine Tognere, J. F. Tognere, J. L. Broadwood, Sallie Martin, Mary Elsmore, Lucy Ergle, Maurice Johnson, John Johnson, Joseph Ford, Willie Woodward, Lula Weathersbee, Laura Roberts, Eunice Ott, Alien Jay, Mame Turner, Lula James, Haskell Storey, John Cooper, J. H. Griffin, Rupie Eargle, Ed Corley, Viola Gulledge, Lonnie Powell, Lillie May Donald, Lee Vanburne, Anna Jackson, Alice Koon, Lizzie Corley, Anna Evans, Katie New, Amanda Napier, Mary Koon, Ed Vanburger, Miller Story, Alma Jackson, Ethel Jackson, Cleveland Jackson, Tom Dunkley, Jesse Fullmer, Harry Youngblood, Fred Brewer, H. M. Storv, Miller Storv, Ernest Brewer, C. W. Glover, Andrew Janning, Nettie Tompson, Bertha Ready, T. E. Fryday, Flossie Ergle, J. M. Ergle, W. E. Taylor, J. S. Walker, L. O. Ergle, Margret Barney, W. A. Hamilton, Alice Berry, Call Sanders, G. W. Hatcher, A. T. Gaskins, Ophelia Toole, H. G. Ward, Carrie Jennings, James J. Taylor, F. W. Whittle, Sudie Glover, Sudia Yawn, John Morgan, Jas. W. Ford, Lonie Duharm, Alafair Medlock, Sarah Hollman, T. L. McMasey, Ida Wise, W P. Shelford, J. H. Ergle, J. B. Feaster, James E. Coursay, W. E. Jackson, J. W. Snelling, S. R. Ergle, J. P. Hatcher, W. G. Brooks, Nettie Green, S. B. Ward, S. P. Ward, Alma Floyd, B. B. Simms, John Duncan, H. W. Roberson, Clarence Williams, Claude Roberts, Sam Creek, Harley Britt, J. S. Napier, J. G. Snelling, Walter Jay, A. D. Shepard, T. M. Rowland, L. M. Overstreet, G. R. Webb, D. W. Reynolds, C. O. Evans, G. E. Evans, J. C. Langsdale, John C. Croziel, J. P. Hert, John D. Yaun, Ella Yaun, Lola Yaun, Claude S. Yaun, Ollie Yaun, William Yaun, B. F. Sorgel, W. A. Turner, E. R. Gar-

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MEMORIALS.

The following Memorials (all on the same subject) were presented, and were ordered printed in the Journal:

By Mr. RAWLINSON:

PRAYING FOR THE ESTABLISHMENT OF AN INDUSTRIAL SCHOOL AND REFORMATORY FOR WHITE BOYS.

To the Honorable, the Senate and House of Representatives of the State of South Carolina:

Feeling a deep interest in the establishment of an industrial school and reformatory for the white boys of South Carolina, and having learned of the success which has attended the operation of such institutions in other States, we, the undersigned, women of South Carolina, respectfully petition your honorable bodies to pass an Act

providing for the establishment and maintenance of such a school in this State.

Thirty-one of our sister States already have institutions of this kind, and their experience clearly shows that from a financial stand-point it is cheaper to reform the wayward boy than to punish the adult criminal; while from the humane and moral point of view we feel that the Commonwealth owes to its people the duty of providing the means whereby orphans and juvenile offenders may be taught trades and fitted for useful citizenship.

And your petitioners will ever pray, etc.

Columbia—Memorial of Alumnae Association of Columbia Female College.

Miss Blanche B. Jones, President; Miss Lillie Warner, Secretary and Treasurer; Mrs. J. T. Beale, First Vice-President; Miss Mc-Master, Second Vice-President.

Columbia-Memorial from Columbia Circle of King's Daughters.

Mrs. Fitz Hugh McMaster, Eliza B. Rhett, Mrs. George W. Waring, Mrs. John H. Bollin, Mary Hugh Meighan, Katherine C. Waties, Mrs. R. E. Brabham, Miss L. J. Howie, Mrs. E. C. McGregor, Mrs. O. Y. Owings, Mrs. D. C. Heyward, Mrs. David Samuel Cox, Mrs. George R. Anderson, Mrs. Frank Sims.

Columbia-Memorial from the Hospital Association.

Mrs. D. R. Flenniken, Fannie Calhoun McCants, Mrs. James Woodrow, Mrs. C. F. Williams, Mrs. S. M. Smith, Jennie Guignard Gibbes, Mrs. T. D. Wray, Mrs. J. A. Willis, Mrs. F. N. Ehrlich, Mrs. E. Ehrlich, Mrs. J. Warren Allen, James Grace Marchant, Lily H. McMahan, Harriette Moore, M. H. Meighan, Marion W. Woodrow, Miss I. D. Martin.

Columbia-Memorial from the Women of Columbia.

S. A. Richardson, Malvina Sarah Waring, Minnie M. Burney, Irene G. Köhn, Mrs. J. W. Bunch, Mrs. Davidson, Mrs. F. H. Mc-Master, Mrs. E. W. Screven, Mrs. Walter I. Herbert, Mrs. J. T. Gantt, Mrs. C. M. Galloway, Mrs. Stoney, Mrs. J. E. Brown, Belle Williams, Mrs. W. W. Holmes, Miss Analiza Thomas Chester, Ellen S. Elmore, Isabella D. Martin, Mrs. Angus P. Brown, Mrs. C. M. Smith, Mrs. M. E. Gaillard, Mrs. T. B. Legare, Mrs. Fitz Hugh McMaster, Mrs. A. Y. Bunch, Mrs. R. O'Neale, Elizabeth McN. Hamby, R. Virginia Phelps, Alice Hart Young, Bessie S. Childs, Mrs. Albert R. Heyward, Jr., Mrs. Allen Jones, Mrs. Joseph M. Bell,

Mrs. John T. Melton, Mrs. Emmett Lee Wingfield, Mrs. J. G. Gibbes, Mrs. R. H. McDowell.

By Mr. SPIVEY:

Conway—Memorial from Woman's Christian Temperance Union.

Miss Mary E. Lyon, President; Mrs. B. G. Collins, Mrs. W. L.
Wait, Mrs. E. P. Norton, Mrs. J. A. Norton, Vice-President; Mrs.
F. G. Burroughs, Mrs. J. M. Oliver, Mrs. J. D. Oliver, Mrs. J. L.
Lee, Mrs. Mary Lee Hadley, Mrs. E. E. Lewis, Mrs. L. E. Zimmerman, Mrs. J. L. Whitlock, Mrs. Lucy J. Pellinger.

By Mr. NICHOLSON:

E. gefield—Memorial from Woman's Christian Temperance Union. Miss Cornelia Jones, Mrs. J. L. Mims, Mrs. W. B. Coyburn, Mrs. J. E. Hart, Mrs. J. W. Peak, Mrs. Manly Timmons, Mrs. N. M. Jones, Mrs. J. T. Killibrew, Mrs. E. C. Winn, Mrs. W. G. Onyts, Mrs. T. T. Blalock.

Edgefield-Memorial from Auf Wiedersehen Literary Club.

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Daughters.

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Johnston—Memorial from Woman's Christian Temperance Union.

Mrs. D. T. Ouzts, Mrs. P. N. Lott, Mrs. M. Toney, Mrs. C. F. Peckmann, Mrs. M. A. Huiet, Miss M. R. Ostern, Miss E. R. Mims, Mrs. W. S. Martin, Mrs. T. R. Denny, Rev. W. S. Martin, W. J. Hatcher, Mrs. J. R. Ivy, Mrs. H. W. Crouch, Mrs. P. B. Waters.

Johnston-Memorial from Mary Ann Bowie Chapter, Daughters of the Confederacy.

Zena Payne, Mrs. J. H. White, Mrs. C. F. Pechmann, Mrs. W. L. Coleman, Mrs. James P. Bean, W. E. Meyer, E. C. Mobley, E. White, E. S. Ivey, Mrs. M. T. Turner.

By Mr. LYON:

Due West-Memorial from Moffatt Grier Chapter of the Daughters of the Confederacy.

Mrs. M. B. Clinkscales, Miss Louise Brownlee, Mrs. R. C. Brownlee, Mrs. C. B. Cowan, Miss Helen Grier, Mrs. W. M. Grier, Miss Agnes Grier, Miss Lola E. Bell, Miss Nelle Stack, Miss Minnie Alexander, Miss Stalia Wideman, Miss Mabel Clinkscales, Mrs. J. R. McGee, Mrs. J. I. McCain, Miss Jennie Galloway, Miss Alma Kennedy, Miss Carrie Wideman.

Abbeville—Mcmorial from Abbeville Chapter, Daughters of the Confederacy.

Mrs. P. B. Speed, Mrs. W. A. Calvert, M. W. Brooks, Mrs. John Lyon, Miss Julia Foster, Mrs. J. E. Brownlee, Mrs. W. C. Sherard, Mrs. Fred Curen, Mrs. Richard Hill, Mrs. Henry T. Williams, Mrs. L. T. Miller, Mrs. A. E. Cox, Miss Mary T. Nance, Mrs. C. D. Brown, Mrs. W. W. Bradley, Miss Rosa Maxwell, Mrs. G. H. Fuller, Mrs. H. T. Tusten, Mrs. Frank Henry, Mrs. M. L. E. Gary, Mrs. M. C. Owens, Mrs. Lucy Calvert Thomson.

By Mr. HUTTO:

Lecsville—Memorial from Woman's Christian Temperance Union.

Mrs. L. B. Haynes, Mrs. F. B. Major, Mrs. R. C. Able, Mrs. T.
G. Herbert, Mrs. E. J. Adams, Mrs. E. A. Boulware, Mrs. S. H. E.
Collins, Mrs. Claudia Edwards, Mrs. Amanda Cronck, Mrs. R. E.
Chewning, Mrs. J. E. Watson, Miss Mattie L. Speers, Mrs. L. West,
Mrs. William Mathews.

Leesville—Memorial from Summerset Woman's Christian Temperance Union.

Mazie Banister, Jennie Bateman, Tillie C. Haynes, Mary Bateman, Maud Crosson, Maggie Jackson, Ottolee Gunter, Annie Herbert, Mayme Padgett, Alba Haynes, Hattie Long, Mary Gibson, Evie Smithe, Cora Steadman, Lucille Holstein, Eppie Burton, Bertha

Hollis, Helen Spencer, Alice Steadman, Janet Etheredge, Lola Smithe, Mary C. Able, Carrie Shuber, Maggie Fairey, Frances L. Lindler, Mary A. Kempson, Minnie Crouch, Annie Laurie Stalvers, Jose Shuler, Clara Riser, Hattie Watson, Myra Livingston, Alma Livingston, Lizzie Harley, Lilla B. Harley, Marie Fairey.

Chapin-Memorial from Woman's Christian Temperance Union.

Mrs. Charles P. Robinson, President; Mrs. Ann A. Williams, Mrs. D. E. Barnett, Miss Clare Barnett, Miss Mary Frick, Mrs. W. B. Williams, Mrs. A. W. Cumalander, Mrs. Ada C. Wessinger, Miss Mattie Frick, Mrs. Clyde C. Brown, Mrs. T. A. Chaffin.

Irene—Memorial from King's Daughters.

Sallie F. Wingard, Leader; Ellen Hendrix, Nettie Gable, Jr., Thomas B. Hallman, G. M. C. Kyzer, Hattie Harman, Carrie Oswald, Laura J. Long, Florence Welch, E. W. Burnett, Sue E. Burnett.

By Mr. SANDERS:

Spartanburg—Memorial from Spartan Chapter, Daughters of the Confederacy.

Mrs. Charles Petty, President; Mrs. A. B. Mulligan, Vice-President; Mrs. Ernest E. Andrews, Mrs. William Adger, Mrs. Thomas H. Law, Corresponding Secretary; Mrs. H. E. Ravenel, Jr., Mrs. Addie Hoyt Dickens, Mrs. William C. Cannon, Mrs. Thomas Edwin Nott, Mrs. J. Thomas Calvert, Mrs. J. Boyer Lee, Mrs. A. L. White, Mrs. John Cudd, Miss Julia Smith, Mrs. Pearl Christman, and all of Spartan Chapter, U. D. C., numbering forty-five women.

Spartanburg—Memorial from Over the Teacups Literary Club.

S. L. McLaughlin, L. E. Crawford, C. D. DuPre, S. V. L. Morton, Eliza B. Stinson, Mary P. Calvert, Charley Cannon, Helen E. Grimball, Ruth P. Henry, Mary Fawcett, Esther T. Andrews, Mrs. R. P. Pell, L. McGowan White, Annie R. Allen, Claudia M. Tillinghast, Mrs. W. S. Montgomery, Mrs. R. D. Galbraith, Mrs. D. A. DuPre, Mrs. M. S. Crigler, Mrs. E. O. Frierson, Miss Corrie Zimmerman, Miss Elizabeth Cleveland, Mrs. T. H. Law, Mrs. J. A. Gamewell, Mrs. Virginia Cannon, Mrs. William M. Jones, Mrs. Charles Petty, President.

Spartanburg—Memorial from Kennedy Library Association.

Annie R. Allen, Lula B. Woodside, Hettie S. Browne, N. A. Fowler, Mrs. A. B. Mulligan, Mrs. T. S. Sears, Helen E. Grimball, Mrs. Ernest E. Andrews, Mary Fawcett, Mrs. J. O. Erwin, Mrs. William Fowler, Mrs. L. J. Blake, Mrs. J. T. Harris, Mrs. B. K. Couper, Mrs. Virginia Cannon, Mrs. J. S. Watkins, Mrs. J. W. Simpson.

Spartanburg—Memorial from Cowpens' Chapter, Daughters of the American Revolution.

Carrie V. Duncan, Kate B. Carson, M. L. Nicholls, Carrie M. Zimmerman, Willis C. Dean, Hattie C. Dean, Georgia A. Cleveland, Gertrude Burnett, Helen C. DuPre, Laura McLaughlin, Rachel Chapman, Lucy Ligon, Georgie Carlisle, Mrs. Octavia C. Heinitsh, Mrs. William M. Jones, Ernestine H. Jones, Mrs. S. B. Jones, Sr., Mrs. James T. Harris, Lulie W. Dillingham, Lucia Earle Crawford, Nina H. Manning, Bessie Gibbes Montgomery, Mary G. Montgomery, Julia Gamewell.

By Mr. BANKS:

Orangeburg—Memorial from Paul McMichael Chapter of the Daughters of the Confederacy.

Mrs. W. G. Albergotti, Mrs. Tom Albergotti, Miss May Albergotti, Miss Mena Albergotti, Mrs. J. J. Andrews, Miss A. Butler, Miss Rosa Barton, Mrs. J. A. Berry, Mrs. H. H. Brunson, Mrs. F. N. Brunson, Mrs. P. C. Brunson, Mrs. J. S. Bowman, Mrs. P. W. Cantwell, Mrs. John Cart, Mrs. A. A. Connor, Miss Maggie Connor, Miss Clementine Cummings, Mrs. Claffy, Miss Felicia Chisolm, Miss Estelle Cannon, Miss Delle Cannon, Mrs. Sam Crum, Mrs. C. G. Dantzler, Mrs. F. G. Dantzler, Miss Carrie Dantzler, Mrs. P. Doyle, Mrs. Sam Dibble, Mrs. Watson, Mrs. E. C. Dibble, Miss Pansy Dukes, Mrs. A. C. Dukes, Miss F. K. Edwards, Mrs. Tom Fairey, Mrs. M. O. Glover, Mrs. H. L. Gelzer, Miss Rosebud Goldsmith, Mrs. E. S. Herbert, Mrs. P. T. Hildebrand, Mrs. R. H. Jennings, Mrs. J. M. Keller, Mrs. H. Kohn, Miss Ida Kohn, Miss Adeline Kohn, Miss Bertha Kohn, Miss Annie Keller, Mrs. A. C. Ligon, Mrs. A. Lathrop, Miss Edith Loryea, Miss Mary McMichael, Mrs. B. H. Moss, Miss Anna Moss, Mrs. W. L. Moseley, Mrs. F. Malpass, Mrs. S. Mellichamp, Mrs. J. M. Oliver, Mrs. J. C. Pike, Mrs. E. R. Walter, Mrs. E. R. Paulling, Mrs. Mitchell, Mrs. S. G. Parler, Mrs. W. S. Peterson, Mrs. Minnie Inabinet, Miss H. Robinson, Miss Rosa Rich, Mrs. L. H. Wannamaker, Mrs. I. Rich, Mrs. J. G. Wannamaker, Mrs. Harry Wannamaker, Miss Agnes Riggs, Miss Dolly Wannamaker, Mrs. J. I. Sorentrue, Mrs. J. P. Moseley, Mrs. M. W. Wannamaker, Mrs. Fred Wannamaker, Miss Pena Sorentrue, Mrs. M. F. Slater, Miss Mazie Slater, Mrs. J. R. Weathersbee, Mrs. W. S. Lining, Mrs. H. Smoak, Mrs. Nat Salley, Mrs. Townsend Salley, Mrs. H. Spahi, Mrs. W. G. Smith, Mrs. W. K. Sease, Miss Lizzie Sawyer, Mrs. F. Schiffley, Mrs. J. A. Salley, Mrs. M. G. Salley, Miss Ella Salley.

Orangeburg—Memorial from Moultrie Chapter, Daughters of the American Revolution.

Mrs. A. C. Ligon, Mrs. J. A. Salley, Mrs. B. H. Moss, Mrs. L. S. Wolfe, Mrs. R. H. Jennings, Mrs. J. E. Bull, Mrs. F. N. Brunson, Mrs. S. Mellichamp, Mrs. J. A. Berry, Mrs. W. K. Sease, Mrs. J. J. Andrews, Mrs. W. W. Watson, Mrs. John Cart, Mrs. M. G. Salley, Mrs. B. B. Owen, Mrs. W. V. Izlar, Mrs. Edgar Culler, Mrs. W. G. Albergotti, Mrs. W. D. Jeffords, Miss Kate Bull, Miss Maggie Cannon, Miss Pauline Izlar, Miss Mamie Felder, Mrs. M. G. Salley, Secretary.

By Mr. EARHARDT:

Newberry—Memorial from Drayton Rutherford Chapter of the Daughters of the Confederacy.

Mrs. O. B. Meyer, President; Fannie B. McCaughrin, Moriat Martin, Mrs. E. C. Jones, Cora L. Dominick, Mrs. William Johnson, Mrs. W. H. Carwile, Mrs. C. H. Cannon, Mrs. W. T. Brown, Mrs. C. A. Bowman, Alice A. Jones, Mrs. J. W. M. Simmons, Laura Ewart Bowman, Mrs. W. F. Ewart, Elizabeth Dominick, Bernice Martin, Lalla Martin, Lucy W. McCaughrin, Sarah W. Houseal, Mrs. Joseph E. Norwood.

Newberry County—Memorial from Utopia Woman's Christian Temperance Union.

Mrs. F. M. Schumpert, Mrs. L. W. Long, Miss Margaret Reagan, Annie Lake, Mrs. D. D. Hain, Mrs. I. P. Cannon, Mrs. Ada Paysinger, Miss Sophie Chapman, Mrs. W. I. Herbert.

Newberry-Memorial from the Newberry Library Association.

Mrs. Joseph E. Norwood, President; Mrs. W. H. Hunt, Vice-President; Miss Moriat Martin, Secretary; Miss Helen Mower,

Treasurer; Mrs. W. H. Wallace, Mrs. R. D. Wright, Mrs. L. W. Floyd, Miss Gertrude Carwile, Miss M. Banna Neel, Miss Harriette M. Danel, Miss Ethel Boozer, Mrs. A. T. Brown, Miss Fannie Mae Carwile, Mrs. Annie H. Peoples, Mrs. J. L. Williamson, Mrs. J. H. Martin, Mrs. J. T. Mayes, Mrs. O. B. Mayes, Mrs. J. B. Hunter, Miss Blanche Davidson, Mrs. O. McR. Holmes, Mrs. Pauline Holland, Miss Fanny McCaughrin, Miss Lucy McCaughrin, Miss Cora Dominick, Mrs. Fletcher Boyd, Mrs. Frank Hunter, Mrs. M. Spearman, Mrs. Edwin C. Jones, Mrs. William Johnson, Mrs. F. C. Holbrook, Mrs. S. B. Jones.

Newberry-Memorial from the Bachelor Maids Literary Club.

Fannie B. McCaughrin, President; Cora Dominick, First Vice-President; Helen Mower, Second Vice-President; Gertrude Carwile, Secretary; Daisy Cannon, Treasurer; Azile Pool, Linda Welch, Verina Mae Wilson, Ellie Huiet, Bernice Martin, Douschka Martin, Mamie McCaughrin, Lucy W. McCaughrin, Lalla Martin, Carrie Jones, Fannie Carwile, Ethel Boozer, Genevieve Boozer, Elizabeth Dominick, Neville Pope, Nina Carlisle, Laura Bowman, Harriette McI. Leavell.

Newberry-Memorial from the Woman's Literary Club.

Mrs. S. B. Jones, President; Mrs. W. H. Hunt, Mrs. L. W. Floyd, Secretary; Miss E. Dora Williamson, Mrs. J. T. Mayes, Mrs. O. B. Mayer, Treasurer; Mrs. O. McR. Holmes, Mrs. A. T. Brown, Mrs. E. C. Jones, Mrs. E. B. Setzler, Mrs. P. E. Scott, Mrs. R. D. Wright, Mrs. James McIntosh, Mrs. F. R. Hunter, Mrs. J. M. Kibler, Mrs. E. B. Wilbur, Mrs. Wilbur K. Sligh, Mrs. S. L. Powell, Miss Elizabeth Dominick, Mrs. S. B. Aull, Mrs. W. G. Houseal, Mrs. W. H. Wallace, Mrs. Marcus L. Spearman.

Newberry-Memorial from the Fortnightly Literary Club.

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Prosperity-Memorial from Sorosis Literary Club.

Mrs. J. Frank Brown, Miss Lula Moseley, Miss Della Bowers, Mrs. J. S. Wheeler, Miss Blanche Kibler, Miss Lillie Mae Russell, Mrs. J. H. Dingelhof, Eva Lester, Mrs. C. T. Wyche, Miss Bessie

Bowers, Miss Jessie Moseley, Mrs. W. A. Moseley, Mrs. S. W. Calmes, Miss Frances Rawl, Marie Reagin, Mrs. D. W. Boland, Mrs. G. Y. Hunter.

Newberry-Memorial from Industrial School Association.

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By Mr. TURNER:

Fairfax—Memorial from the Keep-in-Touch Literary Club.

Mrs. Virginia D. Young, Editor and Proprietor Fairfax Enterprise; Mrs. Sallie Leland Sanders, Mrs. M. A. Wilson, Miss Sue H. Best, Mrs. Eleanor Barker, Mrs. Lily Myrick, Mrs. Nannie Ogden Blankenship, Miss May Brunson, Mrs. L. H. Ulmer, Mrs. Mamie Harter, Mrs. Martha Craddock, Mrs. Lizzie U. Young, Mrs. Estelle Y. Lightsey, Mrs. Annie A. Smittenberg, Miss Daisy Sawyer, Mrs. G. W. Barber, Miss Blanche A. Barber, Mrs. Angie Burckhalter, Mrs. Maude Y. Terry, Mrs. J. H. Murphy, Mrs. Julia Harter, Miss Bertha R. Pringle, Mrs. Mary Bryan, Mrs. G. S. O'Neal, Mrs. C. C. Moye, Mrs. G. A. Chapman.

By Mr. L. B. ETHEREDGE:

Aiken—Memorial from the Edward Croft Chapter of the Daughters of the Confederacy.

Mrs. E. C. Legare, Mrs. D. S. Henderson, Mrs. M. G. Tupper, Mrs. A. S. Seigler, Mrs. A. S. Boulwright, Mrs. H. H. Hall, Mary N. Percival, Mrs. A. R. Pease, Miss Helen F. Abercrombie, Mrs. R. W. McCreary, Elizabeth C. Teague, Mrs. R. C. Rogers,

Mrs. Arthur P. Ford, Miss Louise P. Ford, Miss Marianna P. Ford, Mrs. Hayne F. Rice, Mrs. S. Cary Beckwith, Miss M. V. Kirk, Miss Dessie Hulson, Miss Hattie Atkinson, Mrs. H. H. Wyman, Mrs. P. A. Emanuel, Mrs. W. W. Edgerton, Mrs. James Aldrich.

By Mr. IRBY:

Laurens—Memorial from J. B. Kershaw Chapter, Daughters of the Confederacy.

Lillie M. Copeland, Sallie C. Bolt, Beulah Balle, Rosa F. Bell, Carrie T. Fleming, Nettie W. Parks, Mrs. Robert Adams, Emily B. Meng, Julia Gilkerson, Mary S. Long, Minnie Wilson Long, Cora C. Lucas, Virginia Simpson, Louisa F. Jones, Lula P. Featherstone, Mary Ferguson, Claude S. Ferguson, Lyllian Irby, Mrs. T. D. Darlington, Mrs. L. N. Boyd, Mrs. B. W. Ball, Mrs. M. L. Copeland, Miss R. B. Watts, Clara A. Babb, Mary G. Bowen, Nelle E. Bolt, Lena E. Elliott.

Clinton—Memorial from Musgrove's Mills Chapter of the Daughters of the American Revolution.

Miss Agatha Louisa Davis, Mrs. W. Watts Davis, Mrs. Nancy E. Young, Florence Jacobs Bailey, Mrs. John Quincy Phillips, Mrs. Alma E. Robertson, N. Emily Davis, Regent.

Clinton-Memorial from Women of Clinton.

S. E. Durant, Miss Carrie Bailey, Mrs. C. M. Bailey, Mrs. J. S. Copeland, Mrs. Mary B. Owens, Mrs. W. A. Shinds, Mrs. A. E. Spencer, Mrs. R. B. Vance, Mrs. J. P. Little, Mrs. G. W. Bailey, Mrs. William J. Bailey, Mrs. J. A. Bailey, Mrs. R. Z. Wright, Mrs. J. F. Jacobs, Mrs. W. S. Bean, Mrs. Nancy E. Young, Mrs. Emma Little, Mrs. George B. McCrary, Mrs. W. K. Shands, Mrs. J. W. Young, Mrs. W. B. Owens.

Laurens—Memorial from Helping Hands Circle of King's Daughters.

Mrs. E. W. Martin, Leader; Mrs. D. A. Davis, Vice-President; Miss L. V. Wilkes, Treasurer; Mrs. S. L. Saxon, Mrs. W. H. Anderson, Mrs. Hugh K. Aiken, Mrs. C. W. Tune, Miss Mary Miller, Miss Alma Shell, Miss Mary P. Simpson, Mrs. H. T. Simpson, Miss Carroll Miller, Mrs. Laurens Pitts, Mrs. J. H. Teague, Secretary.

Laurens-Memorial from the Wednesday Literary Club.

Lulu P. Featherstone, Carrie T. Fleming, Hattie F. Watts, Loula F. Simpson, Cora C. Lucas, Mamie T. Aiken, Garland M. Garrett, Clemmie F. Teague, Hattie G. Toace, Mary P. Sullivan, Lyde S. Darlington, Birdie J. Anderson, Virginia McGee Gritton, Sadie Sullivan, Lutie Washington, Sara Copeland, Virginia Simpson, Treasurer.

Clinton—Memorial from the Actæon Book Club (Literary Society).

Laura E. Vance, Mary B. Vance, Eloise D. Bailey. Ellene Mc-Carlan, Mayme L. Copeland, Ina S. Vance, Matiel P. Copeland, Addie Horton, Fronde Kennedy, Anna Boozer, Sallie L. Wright, Rosa E. Bailey.

By Mr. TRIBBLE:

Anderson—Memorial from Woman's Christian Temperance Union.

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J. Lois Watson, Nellie B. Harris, Mrs. U. E. Seybt, Miss Ida Watson, Miss Lottie Crosby, Mrs. T. A. Archer, Mrs. J. L. Arnold, Mrs. E. H. Acker, Mrs. W. L. Brissey, Mrs. H. L. Shumate, Mrs. J. C. Watkins, Mrs. J. B. McGhee, Mrs. J. R. McGukin, Mrs. J. T. Holleman, Mrs. Carrie Breazeale, Mrs. Benjamin F. Wilson, Mrs. C. F. Jones, Lenora Hubbard.

Dean—Memorial from Stephen D. Lee Chapter of the Daughters of the Confederacy.

Ella Dean, Mrs. L. Oscar Dean, Miss Iola Dean, Mrs. Bessie Allen, Miss Xenia Clinkscales, Mrs. A. A. Dean, Miss Lula Dean, Miss Valeria Clinkscales, Miss Florence Clinkscales, Miss A. A. Dean.

Honea Path—Memorial from Courageous Band of King's Daughters. Mrs. F. L. Greer, Mrs. T. H. Brock, Mrs. C. E. Harper, Miss Fannie Harper, Mrs. J. W. Brock, Mrs. T. J. Clotworthy, Mrs. M. E. Clotworthy, Miss Sallie Clotworthy, Mrs. H. A. Wiles, Mrs. L. O. Harper, Mrs. M. I. Brock, Miss Jennie Ervin, Mrs. M. Ervin, Miss Annie Shirley, Mrs. R. M. Shirley, Mrs. J. B. Armstrong.

Anderson—Memorial from Dixie Chapter, Daughters of the Confederacy.

Mrs. J. W. Quattlebaum, President; Mrs. L. Witherspoon Johnstone, Secretary; Miss May Russell, Treasurer; Grace G. Cochran, Savannah Brown, Mrs. O. D. Anderson, Mrs. Leila Sullivan, Mrs.

W. W. Russell, Mrs. J. E. Barton, Miss Nellie Barton, Miss Frances Wideman, Mrs. Rufus Fant, Mrs. C. E. Tribble, Miss Nelle Cochran, Cora S. Ligon, Louisa H. Strickland, Mrs. J. S. McCully, Mrs. W. A. Hodgens, Mrs. Will F. Tolly, Mrs. G. F. Tolly, Mrs. W. A. Chapman, Miss Mary V. Chapman, Mrs. A. M. Sharpe.

Anderson-Memorial from the Psyche Culture Club.

Mrs. John Patrick, Mrs. Carrie McCully, Miss May Russell, Mrs. A. P. Johnstone, Mrs. John Temple Ligon, Mrs. Quattlebaum, Mrs. Albert Sharp, Mrs. Teresa Strickland, Mrs. B. F. Mauldin, Mrs. J. M. Paget, Miss Eilleen Mauldin, Miss Nannie V. Brown, Miss Lucie Brown, Mrs. J. A. Brock, Mrs. Cora S. Ligon, President.

Anderson-Memorial from the Shakspeare Literary Club.

Isabel Wicker, Olive Brownlee, Vina Patrick, Georgia Marshall, Sara Wilhite, Annie Cumnock, Nellie Watkins, Bertha Duckett, Mab Bonham, Cora Wilhite, Bertha Caskins. Per Miss Wicker—Helen Alston, Marianne Smith, Emma Smith, Ruth Fretwell, Lila Brownlee, Jessie DuBose, Marguerite Sheib, Annie Chapman.

Anderson-Memorial from Runnymede Literary Club.

Lulah Ayer Vandiver, Annie Belle Towers, J. Lois Watson, Minnie E. Wilson, Nelle W. Divver, Zenolia Welsh, Belle Faut Acker, Lillian S. Webb, Ida P. Crayton, Eubank Taylor, Mary Sullivan, Meta Sullivan, Lila Brownlee, Lula B. Hart.

Anderson—Memorial from Robert E. Lee Chapter of the Daughters of the Confederacy.

Mrs. R. L. Cumnock, Jr., Mrs. J. O. Wilhete, Mrs. Eva S. Murray, Miss A. E. White, Mrs. Ernest F. Cochran, Mrs. W. F. Cox, Mrs. J. B. Maxwell, Mrs. Robert E. Ligon, Mrs. W. B. Steele, Mrs. W. M. Webb, Mrs. E. R. Horton, Mrs. N. R. Green, Mrs. N. K. Richardson, Mrs. S. T. Sloan, Mrs. J. T. Holleman, Zenobia Welch, Emily Divver, Isabel Wicker, Mrs. J. L. Mauldin, Mrs. George M. Tolly, Mrs. G. N. Broyles, Mrs. Raymond Beaty, Lulah Ayn Vandivver.

Anderson-Memorial from Industrial School Association.

Mrs. S. Beckley, Vice-President; Mrs. S. B. Walton, Treasurer; Mrs. M. L. Bonham, Secretary; Mrs. J. R. Vandiver, Mrs. Sally Witherspoon Johnstone, Miss Varina D. Brown, Mrs. J. N. Brown, Miss J. Lois Watson, Miss Lenora Hubbard, Mrs. J. L. Pearson, Mrs. J. W. Trowbridge, Mrs. W. L. Sweet, Mrs. Charles Farquhar

Green, Mrs. Carrie McC. Patrick, Mrs. Pearl R. Fant, Mrs. F. H. Strickland, Mrs. J. W. Quattlebaum, Mrs. Swain Gilmer, Mrs. S. M. Orr, Mrs. J. A. Brock, Mrs. C. S. Ligon.

Anderson-Memorial from Cateechee Chapter, Daughters of the American Revolution.

Mamie McCrayry Brown, Annie McBee Crayton, Bettie Keith Van Wyck, May Russell, Emily Diver, Edna Diver Dean, Mary Ligon, Mamie Barson Ligon, Bessie Rucker Taylor, Ella Buckley Laughlin, Annie Bleckley Means, Josie Peoples, Mecca Avery Laughlin, Mary Vandiver Sullivan, Lula Ayer Vandiver, Fredda Homer Stricklen, Olive Brown Anderson, Maud Wakefield Watkins, Emma Feaster Brown, Elizabeth Hammond Bleckley, A. P. Johnson, R. D. Epps, J. D. Chapman, Mallie Eugenia McGee.

By Mr. MOSES:

Sumter—Memorial from Dick Anderson Chapter of the Daughters of the Confederacy.

Octavia C. Moses, President; R. H. Morse, Dulce Morse, Nina M. Solomons, Blanche Spann, Maude C. Solomons, Arabella M. Moran, Adele Moses, Lydia D. Lee, Hattie F. Lee, Emily M. Spann, Jeannie M. Baker, Agnes D. Richardson, Katie De Lorme, Marie L. Covington, Mary A. Michaux, E. M. De Lorme, Katherine Moses, M. H. Girardeau, A. M. Graham, Lelia B. Manning, Mary D. Lee, Jessie Morse, Agnes M. Bogan, Clara B. Childs, Lilie D. Knight, Lucy G. Hill, Annie M. Graham, Minnie J. Moses, Mary Louisa Moses.

Sumter—Memorial from the Woman's Literary Club.

Dulce Moise, President Woman's Club of Sumter; Jessie Moise, I. O. Moise, Adeline W. Harby, Rebecca S. Lyon, Emma Schwartz, E. R. Schwartz, Celia E. Schwartz, Agnes M. Bogin, Lily M. Leir, D. G. Harby, L. D. Knight.

By Mr. HEMPHILL:

Chester-Memorial from the Palmetto Literary Club.

Mrs. Garner Brown White, Mrs. Alex William Kluttz, Mrs. W. H. Hand, Mrs. J. S. Booth, Mrs. James Hemphill Stringfellow, Mrs. L. T. Nichols, Mrs. William G. Nichols, Mrs. R. B. Sloan, M. Bland Sloan, Mrs. W. B. Cox, Mrs. S. D. Cross, Mrs. Paul Hardin, Mrs. J. L. Glenn, Mrs. Joseph Lindsey, Mrs. J. G. Marquis,

Mrs. W. Stewart Hall, Mrs. J. H. Coleman, Mrs. John Campbell, Mrs. James Walker, Mrs. M. Gaston, Mrs. J. W. Hood.

Memorial from the Women of Chester.

Mrs. W. A. Endy, Mrs. T. B. Woods, Mrs. J. L. McKee, Mrs. Paul G. McCorkle, Miss Nettie Brice, Mrs. W. W. Brice, Mrs. J. S. Colvin, Miss Jessie Colvin, Mrs. Priscilla Douglas, Mrs. C. L. Strobel. Mrs. M. S. Lewis, Mrs. S. G. Miller, Mrs. W. J. Waters, Miss Willie Waters, Miss Mary Sledge, Mrs. Paul Hemphill, Mrs. B. M. Spratt, Mrs. J. C. McLure, Mrs. G. Carl Latimer, Mrs. William H. Hardin, Miss Annie C. Hardin, Emma H. Crawford, Mrs. Julia E. Parker, Mrs. John M. Brice, Mrs. A. C. Fischel, Mrs. Lucius H. Melton, Mrs. G. D. Heath, Mrs. S. M. Jones, Mrs. John A. Blake, Mrs. John J. Banks, Mrs. Baron D. Refo, Mrs. W. W. Isaacs, Mrs. D. B. Poore, Miss Maggie D. Leitner, Mrs. A. D. Leitner, Mrs. M. J. McLarnon, Mrs. J. K. Henry, Miss M. J. Elder, Mrs. W. S. Hall, Mrs. R. W. Boney, Mrs. W. R. Brown, Mrs. M. T. Johnson, Mrs. J. T. Bigham, Mrs. W. A. Latimer, Miss Rena Latimer, Miss Lizzie Latimer, Mrs. N. P. Alexander, Mrs. J. Y. McCash, Miss Lizzie I. Bigham, Miss Mary J. Bigham, Mrs. W. F. Marion, Mrs. George W. Ferguson, Mrs. William Leckie, Miss Annie Leckie, Hennie Leckie, Janie Leckie, Marion K. Leckie, Miss Mary McIlroy, Miss Sue McIlroy, Mrs. Jean Walker, Miss Rey Watchel, Mrs. John Hood, Mrs. Alice Brennck, Mrs. I. McD. Hood, Miss Alma Hood, Miss May Hood, Miss Helen Hood, Mrs. Will White, Miss Kate White, Mrs. Berien Marshall, Miss Maggie Marshall, Miss Mary Hood, Mrs. J. J. Hardin, Miss Janie Hardin, Mrs. Mary Smith, Miss Jennie Oates, Mrs. James Walker, Mrs. McConnell, Mrs. J. A. Hofner, Mrs. John Alexander, Miss Lizzie White, Mrs. J. M. Bailey, Mrs. Hugh White, Miss Nettie Stricker, Miss Lottie Kluttz, Miss Lomis Spratt, Miss Carrie Hood, Mrs. James Bennett, Miss Annie Williams, Miss Dora Holts, Mrs. Alex. Frasier, Mrs. Mary Morgan, Mrs. Ella Cross, Miss Lelia Devega, Miss Grace Devega, Mrs. R. B. Moffatt, Mrs. R. T. Sandifer, Mrs. A. H. Atkins, Mrs. D. G. Anderson, Mrs. W. A. Anderson, Miss Lilv Gilbert, Mrs. J. S. Guy, Mrs. J. S. Darby, Mrs. A. D. Darby, Miss Mannie Hardin, Mrs. S. W. Guy, Mrs. F. G. Anderson, Miss Isabelle Guy, Mrs. F. W. Gregg, Mrs. Hattie P. Anderson, Miss Maud Guy, Miss Daisy Guy, Mrs. Eliza Hood, Mrs. Edward Smering, Miss Albright, Mrs. J. S. Moffatt, Mrs. M. L. Banks, Mrs. T. H. White, Miss Brown, Mrs. J. Harvey Smith, Miss Bertha Spann, Miss Bessie Lindsay, Mrs. James Hemphill, Mrs. J. G. Johnston, Mrs. M. V. Patterson, Mrs. J. G. Hall, Mrs. J. W. Means, Mrs.

A. Leard, Mrs. Joseph Lindsay, Miss Lindsay, Mrs. J. C. Carpenter, Miss Nichols, Miss Nichols, Mrs. L. D. Childs, Mrs. J. B. Bigham, Miss Grace Gage, Mrs. J. N. Lyles, Miss M. Lyles, Mrs. M. A. Owen, Miss Mary E. White, Mrs. John G. White, Mrs. J. S. Booth, Miss Nora Marcus, Mrs. M. H. Brawley, Mrs. A. G. Brice, Mrs. Julius K. Campbell, Mrs. Margaret H. Gaston, Mrs. G. W. Gage, Mrs. W. H. Hand, Mrs. D. Hemphill, Mrs. E. F. Reid, Mrs. S. E. McFaddin, Mrs. J. C. McFaddin, Mrs. B. H. Stringfellow, Mrs. Alex. W. Klutz, Mrs. L. P. Nichols, Mrs. W. L. Ferguson, Mrs. W. F. McCullough, Miss J. E. Bigham, Mrs. S. D. Scarborough, Miss Lillian Carroll, Miss Helen Hood, Mrs. S. W. Pryor, Mrs. S. D. · Cross, Miss C. Coleman, Miss Josephine Lyon, Mrs. R. L. Horne, Miss Lillian Horne, Mrs. S. B. Lathan, Miss Lucie Lathan, Mrs. D. J. Macaulay, Miss Maggie Simrill, Mrs. M. M. Hedgpath, Miss Alice Hedgpath, Mrs. R. R. Hafner, Mrs. R. H. Cousar, Mrs. M. S. Rosborough, Mrs. Robert B. Caldwell, Mrs. C. T. Atkinson, Mrs. C. A. Morrison, Mrs. J. T. Collins.

By Mr. WIMBERLY:

Summerville—Memorial from Cheerful Workers Circle of King's Daughters.

Mrs. William H. Richardson, Mrs. D. Van Smith, Miss Florence Guerin, Mrs. Dan Miler, L. W. Thornhill, H. F. Taylor, Mrs. Thomas B. Hedges, Mrs. L. J. Walker, Mrs. L. A. Emerson, Miss K. W. Simons, Miss L. J. Simons, Miss Anne S. Deas, Mrs. W. Simons, Mrs. L. C. Thompson.

By Mr. DOAR:

Georgetown—Memorial from Arthur Manigault Chapter of the Daughters of the Confederacy.

Mrs. J. Hadiston Read, President; Mrs. Read Whitford, Treasurer; Mrs. Walter Hazard, Secretary; Miss C. M. Tamplet, Mrs. J. Walter Doar, Mrs. Joseph Schenk, Mrs. S. E. White, Mrs. C. V. Fraser, Mrs. I. Butler, Mrs. G. Johnson, Mrs. T. P. Bailey, Mrs. R. S. Bailey, Mrs. C. W. Bailey.

By Mr. BASS:

Kingstree-Memorial from Woman's Christian Temperance Union.
Maggie Kennedy, Fannie Kennedy, Mrs. W. H. Kennedy, Mrs.

M. R. Hemingway, Lila Hemingway, Mrs. M. A. Ross, Essie J. Ross, Margarett E. Ross, Mrs. E. C. Evans.

By Mr. T. J. MAULDIN:

Pickens—Memorial from Pickens Chapter of Daughters of the Confederacy.

Frances Hagard Mauldin, Sarah Friday Johnson, Nannie Robinson, Essie E. Earle, Marie Folger, Terzah Hughes, Sadie Richey, Emily A. Gilreath, Jessie Latimer Dendy, Maggie G. Lewis, Vesta M. McFall.

By Mr. RICHARDS:

Camden—Memorial from John D. Kennedy Chapter of the Daughters of the Confederacy.

Mrs. Harriet Shannon Burnet, President South Carolina District United Daughters of the Confederacy; Mrs. Andrew W. Burnet, Jr., Margaret Smith Burnet, Miss Mary Kershaw Burnet, Esther S. Davis, Mrs. Charles P. DuBose, Mrs. John D. Kennedy, Miss L. M. Shannon, Mrs. F. Leslie Zemp, Secretary J. D. Kennedy Chapter; Miss Rhetta Boykins, Miss Louise Hettles, Mrs. E. E. Sill, Mrs. Gus Hirsch, Mrs. Leo Schenk, Mrs. R. U. Mitcham, Emma C. Reynolds, Miss C. D. Shannon, Mrs. W. D. Trantham, President; Miss E. L. Zemp, Mrs. A. A. Moore, Mrs. J. B. Wallace, Mrs. David Wolfe, Mrs. Herman Bamm, Miss Nan Shannon Withers, Miss M. Gersenheimer, Miss Minnie Wolfe, Mrs. L. A. Wittkowsky, Mrs. Caleb Whitaker, Mrs. B. H. Baum, Bessie N. Lindsay, Mrs. John W. Corbett, Mrs. John Whitaker, Jr., Mrs. William Shannon Burnet, Mrs. F. G. De Pass, Miss Florie E. De Pass, Mrs. J. M. Stonev, Miss R. S. Zemp, Mrs. A. E. Zemp, Mrs. John J. Workman, Miss Paul T. Villepigue, Mrs. Thomas F. Davis, Miss Ada Lee Trantham.

By Mr. BRADHAM:

Paxville—Memorial from Woman's Christian Temperance Union.

Miss Dora Linn, President; Miss Eva Curtis, Secretary; Miss Jessie Curtis, Mrs. J. W. Mims, Mrs. J. W. Hicks.

Manning—Memorial from Woman's Christian Temperance Union.

Mrs. Joseph Sprott, President local union; Miss Sara C. Harvin,
Corresponding Secretary; Miss Julia Sprott, Recording Secretary;
Mrs. W. G. King, Superintendent of L. T. L.; Mrs. L. K. Howle;

Mrs. D. J. Bradham, Mrs. W. B. Dickson, Mrs. P. B. Minzon, Mrs. John O. Gough, Vice-President; Mrs. M. E. Pipkin, Mrs. F. O. Richardson, Treasurer; Mrs. B. L. Bradham, Miss May Lesesne, Mrs. L. M. Sprott, Mrs. C. R. Sprott, Mrs. D. M. Bradham, Mrs. S. C. Ingram!

By Mr. SHELDON:

Seneca-Memorial from Once a Week Literary Club.

Lilian Mason Lunney, Mary W. Hines, Mattie E. Todd, Tipham R. Burgess, Pearl Dumas Anderson, Dempie A. Adams, Emily May Thompson, Grace M. Verner, Laura W. Bates, Charlotte R. Bacon, Josey W. Dendy, Mary I. Orr Clarkson.

Oconec County—Memorial from Andrew Pickens Chapter of the Daughters of the American Revolution.

Mrs. P. H. Mell, Mrs. P. T. Brodie, Helen M. McWhorter, Mrs. J. H. M. Beaty, Ellinor P. Ravenel, Mrs. F. H. Clinkscales, Mrs. Haven Metcalf, Mrs. Winslow Sloan, Mrs. Q. R. Doyle, Mrs. Daniel Ravenel, Mrs. G. Shanklin, Mrs. M. B. Rudd, Mrs. M. S. Bryan, Mrs. Chambliss, Mrs. Holt, Mrs. Reeves.

Oconec County-Memorial from Westminster Literary Club.

Mrs. C. E. Anderson, Mrs. J. K. Anderson, Mrs. T. C. Peden, Miss Minnie Traylor, Mrs. W. C. Peden, Mrs. C. E. Gray, Mrs. E. A. Dobbs, Mrs. J. P. McDonald.

Walhalla-Memorial from Paul Hayne Literary Circle.

Mrs. Caroline Strother Bell, President; Mrs. Kate Perry Lewis, Vice-President; Mrs. Mary E. Ansel, Secretary; Mrs. Sallie Norton Verner, Treasurer; Mrs. Ella W. Gronman, Mrs. Lee Garwood, Alice Christine Strong, Daisy Strong, Katharine Biemann, Mrs. E. L. Herndon.

By Mr. LITTLE:

Union-Memorial from the Bronte Literary Club.

Mrs. L. J. Harmes, Mrs. W. E. Thomson, Mrs. N. M. Linder, Mrs. H. M. Holmes, Mrs. M. D. Huiet, Miss Belle Moore, Mrs. James Munro, Mrs. S. M. Rice, Susie Parker, Mrs. R. G. Sannonhouse, Mrs. J. J. Thomas, Miss Mildred Scaife, Mrs. J. K. Young, Mrs. Claude Sartor.

Union—Memorial from William Wallace Chapter of the Daughters of the Confederacy.

Mrs. B. G. Clifford, Miss Julia McGhee, Miss Minnie A. Gist, Mrs. C. T. Murphy, Mrs. S. S. Linder, Mrs. W. E. Thomson, Mrs. L. J. Hames, Edna Baldwin, Beulah M. Edge, Fannie E. Black, Sallie H. Thomson, Hattie V. Foster, Isabel Jordan, Mary Emma Foster, Julia Farr, Miss Ethelind Goss, Mrs. S. M. Rice, Jr., Mrs. C. H. Peake, Miss Frances H. Whitmire, Mrs. William Anderson, Mary Steele Atkins, Marie T. Clifford, Julia S. Oetzel, Mamie H. Oetzel, Cornelia Greer, Mary S. Thompson, Mrs. Davis Jeffries, Mrs. J. T. Douglass, Mrs. Victor E. DePass, Mrs. Claude Sartor, Amelia F. Cox.

Memorial from the Women of Union County.

Jennie Mae Miller, Frances Ione Littleiohn, Blanche Garner, Cora N. Murphy, Susie Parker, Wilhelmina Puckette, N. M. Linder, Alba Walker, Eunice Thomson, Maria W. Mulligan, Mrs. J. H. Rodger, Mary Steele Atkins, Iva McNally, Mrs. G. H. Oetzel, Mrs. J. R. Caudle, Mrs. William A. Nicholson, Amey H. Nicholson, Mrs. A. G. Wardlaw, Virginia Hamilton, Roberta Hix, Sally Hix, Mrs. T. A. Murrah, Mae Schoppaul, Mrs. F. G. Trefzer, Mrs. J. A. Sawyer, Mrs. David C. Clark, Mary Boyd, Mrs. Davis Jeffries, Miss Neely James, May Miller, Miss Ella Magill, Mrs. Sara McCublin, Mrs. William Cunningham, Miss Edith McFadden, Mrs. Macbeth Young, Mrs. A. P. H. Walker, Miss Ethel W. Walker, Mary P. Dawkins, Mrs. Rosa R. Gibbs, Mrs. T. P. Miller, Mrs. L. J. Browning, Mrs. H. F. Scaife, Miss M. E. Scaife, Mrs. H. L. Scaife, Mrs. J. H. Hamilton, Miss Emma Brandon, Mrs. B. F. Arthur, Mrs. D. H. Wallace, Mrs. E. L. Clarke, Mrs. R. W. Hamilton, Mrs. J. F. Caudle, Mrs. B. B. James, Mrs. L. L. Wagnon, Mrs. M. I. Morgan, A. E. Rodger, Mrs. W. M. Gibbes, Mrs. Iva W. Baker, Miss Ethelind Goss, Miss L. F. Gregory, Mrs. L. T. Smith, Mrs. J. A. Fant, Mrs. M. J. Blackwell, Miss LaGrande Walker, Miss Lillie Gordon, Miss Louise Browning.

Union-Memorial from the Standard Literary Club.

Mrs. B. G. Clifford, Miss Mary S. Thompson, Mrs. Edward M. Anderson, Miss Ethelind Goss, Mrs. L. S. Townsend, Mrs. William Anderson, Miss Belle Whitlock, Mrs. C. E. Lipscomb, Miss Frances H. Whitmire, Mrs. S. M. Rice, Jr., C. Poulton, Mrs. M. T. Murphy, Mrs. E. L. Haile, Mrs. L. M. Rice, Mrs. S. S. Linder, Mrs. Davis

Jeffries, Miss Frances I. Littlejohn, Miss Mary Miller, Mrs. J. A. Sawyer, Mrs. D. M. McLeod, Mrs. Mabry S. Rice, Mrs. T. E. Bailey.

Jonesville—Memorial from John Hames Chapter, Daughters of the Confederacy.

Mrs. J. L. McWhirter, President; Mrs. A. L. Bassett, First Vice-President; Miss Etha Hames, Secretary; Mrs. G. B. Fowles, Mrs. A. B. Hames, Mrs. A. H. Eison, Treasurer; Mrs. S. C. Southard, Mrs. E. T. Stekle, Mrs. M. W. Chambers, Second Vice-President; Mrs. H. W. Ackerman, Mrs. L. K. Littlejohn, Miss Mary Bassett, Mrs. J. E. Lindsay, Miss C. D. Southard, Miss Marie McWhirter, Miss Belle Littlejohn, Miss Mildred Lindsey, Miss Grace Farr, Miss Anna Hames, Miss Mamie Jeffries, Miss Sue Eison, Mrs. Tom Littlejohn, Mrs. Henry Hames, Mrs. J. L. Gault, Mrs. F. E. Kelly, Mrs. W. H. S. Harris, Mrs. J. A. Alman, Mrs. J. B. Foster, Mrs. Ed. Eison, Miss Ida Foster, Miss Grace Littlejohn, Miss Bernard McWhirter, Miss Carrie Aycock.

By Mr. J. M. WALKER:

Walterboro—Memorial from Inasmuch Circle of King's Daughters.

Mrs. A. C. Schaffer, E. T. Terry, Mrs. D. H. Terry, Mrs. H. E.

May, Mrs. A. Wickman, Mrs. C. G. Henderson, Mrs. B. Denny,

Mrs. F. Mims, Mrs. E. Hubster, Mrs. R. H. Wickman, Mrs. G. R.

Fraser, Mrs. James G. Padgett, Miss Mary C. Edwards, Mrs. J. D.

Edwards.

Youngs Island—Memorial from Wilsona Circle of King's Daughters.

Mrs. Abbie LaRoche, Leader; Mrs. Lula LaRoche, Miss Bessie Wilson, Miss Marcie Wilson, Mrs. H. Whaley, Miss Emmie Bryan, Mrs. George Bryan, Mrs. Allen Grimball, Mrs. Claud LaRoche, Mrs. B. Sanders.

By Mr. LANEY:

Cheraw—Memorial from Cheraw Chapter, Daughters of the Confederacy.

E. S. Waddill, President; S. A. Caxton, First Vice-President; H. E. Godfrey, Secretary U. D. C.; J. E. Powe, Second Vice-President; E. D. Malloy, J. P. Johnson, H. P. Lynch, Lela Huntley, M. E. Thrower, M. B. Malloy, M. E. Stevenson, L. Prince. The remaining eighteen members concur, but have been unable to get their names.

By Mr. COLCOCK:

Beaufort-Memorial from the Clover Literary Club.

Mrs. W. R. Bristol, Jane H. Waterhouse, Mrs. Lueco Gunter, Bessie B. Kinghorn, Mrs. W. G. Hill, H. R. Scheper, Mrs. W. P. Waterhouse, Florence E. Burn, Mrs. E. E. Lengnick, Marie T. Scheper, Mrs. J. M. Lengnick, Mary E. Waterhouse.

By Mr. LOFTON:

Charleston—Memorial from Steadfast Circle of King's Daughters.

Mrs. George F. von Kolnitz, Jr., Miss Katie Lee, Mrs. Thomas
B. Curtis, Sr., Miss Lula Lee, Miss Ida W. Tobias, Mrs. E. T.
Heriot, Mrs. H. Lee, Mrs. G. F. von Kolnitz, Mrs. H. C. Robertson,
Miss Bertha von Kolnitz, Mrs. H. M. Walker, Miss Lila Lee, Mrs.
W. H. Evans, Mrs. W. L. Venning, Sr., Mrs. C. A. Riddle.

Charleston—Memorial from Thoughtful Circle, King's Daughters.

Eliza Hall Mitchell, Amelia W. Mitchell, A. I. Wulbern, Louise
Huchet, Noemi Huchet, A. L. Reid, M. E. Knox, Charlotte E. Lance,
Ethel Jackson, Mrs. A. W. Taft, Frances S. Reid, Mary J. Wilson.

Charleston-Memorial from Golden Rule Circle, King's Daughters.

Mrs. Henry Dotterer, Mrs. T. L. Bulow, Margaret Murdoch, Henrietta Murdoch, Mrs. John H. Murdoch, Emilie R. Walker, Mrs. Caspar A. Chisolm, Mrs. William J. McCormack, Miss M. Schirmer, Mrs. A. C. Schirmer, Mrs. W. G. Jeffords, Mrs. C. W. Thomson, Isabel Tobias, Mrs. Henry Baum, Helen L. Bailey, Mrs. W. B. Ravenel, Kate Ellis, Mrs. W. W. Shackelford, Mrs. J. C. Hemphill, Mary S. True, Mrs. W. W. Lawton, Katharine M. Haven, F. W. Moore, Mrs. R. C. Black, Martha B. Washington, Mary P. Wilson, Margaret I. Stanford, Mrs. W. W. Stanford.

Charleston—Memorial from Silver Cross Circle, King's Daughters.

Elizabeth G. Mallock, Leader: Mary B. Harvey, Vice-Leader; Elise W. McLeod, Treasurer: Mary P. Hughes, Lula T. Jenkins, Claudia U. Pinckney, Maude B. Johnson, E. A. Sparkman, Caroline F. Tupper, Sarah L. Foster, Sadie Allen Boykins, Mary M. Allen, Jane Addison Larsen, Elise Rhett Lewis, Septima T. Holmes, Mary B. Harvey.

Charleston—Memorial from Bear Ye One Another's Burdens Circle, King's Daughters.

Louisa H. Buist, Elizabeth L. Horlbeck, Mrs. James Thomas Coleman, Mrs. O. J. Bond, Alice Righton Taylor, Mrs. T. M. Robertson, Louise Wagener, Caroline L. Jackson, Jennie Barnes Jackson, Marie B. Harlbeck, Mrs. F. W. Wagener, Jr.

Charleston—Memorial from Rebecca Motte Chapter of the Daughters of the American Revolution.

Mrs. Frances Mather Jones, Regent, Marie Gary Eason, Mrs. O. M. Willslager, Mrs. C. S. Vedder, Emily A. Rice, Elizabeth B. Munro, Mary B. Harvey, Mrs. J. L. Hacker, Mrs. W. H. Warley, Caroline Simonton Alsbro, Mrs. J. Palmer Lockwood, Julia R. Dill, Mrs. Janie S. Heyward, Mrs. John Styles Bird, E. Barry O'Driscoll, Elizabeth W. Fitch, Mary S. Pringle, Mrs. Chr. J. Larsen, Mabel' S. Webber, Mrs. Edward Willis, Mrs. J. A. Miles, Charlotte A. Rouse. Mrs. Horatio C. Hughes, Mrs. W. Moultrie Gourdin, Mrs. J. A. Heether, Miss Mai Lowndes Scott, Mrs., James Hamilton Lewis, Mrs. Edw. F. Mulbern, C. C. Chapman, Mrs. W. M. Frampton, Mrs. George B. Buell, Mary Louis Stringfield Weelbress, State Regent of North Carolina; Eola Willis.

Charleston—Memorial from Charleston Chapter, Daughters of the Confederacy.

Mrs. James Conner, President Charleston Chapter, D. C.; Mrs. Zimmerman Davis, Vice-President; Mary S. Pringle; Alice Weston Rutledge, Maria W. Ravenel, Mrs. J. A. Finger, Margaret B. Muse, Mrs. Chr. J. Larsen, Mrs. John A. Hertz, Mrs. E. F. Parker, Martha B. Washington, Secretary Charleston Chapter; Louisa B. Poppenheim.

Charleston—Memorial from the Memminger Alumnæ Association.
Annadora Baer, President; Evelyn S. Finley, First Vice-President;
M. Caroline Robertson, Second Vice-President; Eleanor R. Loeb, Secretary; Sarah A. Legerton, Treasurer.

Charleston-Memorial from Century Literary Club.

Mrs. Edward W. Hughes, Miss Mary T. Martin, Mrs. Robert Hume Simons, Miss Mary Glenne, Eola Willis, Elizabeth L. Horlbeck, Caroline L. Jackson, Nellie Godard, Mary W. Gibbon, Elizabeth P. Ravenel, Mrs. Samuel Lapham, E. B. Munn, Mary B. Pop-

penheim, Lily Prendergast, Minnie C. Bruns, Carolyn Morse Rea, Mary P. Frost, Margaret K. Mazyck.

Charleston—Memorial from School Mission Circle of King's Daughters.

Mrs. Ross Hanrahan, Mrs. T. G. Boag, Miss S. E. Brown, Annie E. Leonard, Mrs. E. L. Kemsoor, Mrs. E. V. Miller, Mrs. A. Barton Miller, Mrs. M. A. Egan, Mrs. Ernest C. Hesse, Mrs. Louis B. Doolittle, Mrs. Charles B. Smith, Lottie Capers Johnson, Mrs. H. Baer, L. T. Jenkins, F. A. Moore, Mrs. John Hertz, Mrs. J. B. Davis, Claudia Tharin, Susan D. Kershaw.

Charleston-Memorial from the Civic Club.

(Mrs. Julius M.) Sarah B. Visauska, President Civic Club; Mrs. Lea Loeb, Louisa B. Poppenheim, Mary B. Poppenheim, (Mrs. C. P.) Mary E. Poppenheim, Anna W. Marshall, (Mrs. T. S.) Irving M. Silcox, (Mrs. Clifton) Sallie Savage Gray, Minnie C. Burns, Virginia R. Hughes, Rebecca T. Hemphill.

Charleston—Memorial from Ich Dien Circle of King's Daughters.

Dorothy Erckmann, Mrs. H. L. Erckmann, Lottie S. Olney, Mrs. W. R. Thompson, Mary Miller, Mrs. S. A. Robinson, Mrs. E. Ford, Mrs. W. A. Livingston, R. Jackson, Mrs. L. J. Godfrey, Mrs. B. Moorer, Miss A. B. Doucin.

Charleston—Memorial from Who Is My Neighbor? Circle of King's Daughters.

Mrs. William Wragg Simons, Mrs. W. Manigault Heyward, Miss Mary Ion Gaillard, Mrs. James Conner, Mrs. S. C. Simonds, Miss Serena M. Martin, Mrs. Wade Hampton Berry, Miss R. L. McKay, Mrs. John Calhoun Simonds, Mary L. Pringle, Mrs. J. P. Kennedy Bryan, Mrs. G. D. Bryan, Mrs. Manning Simons, Miss R. W. Bryan, Mrs. Arthur P. Jervey, Mrs. F. S. Rodgers, Miss Anna M. Faber, Miss E. B. Faber, Mrs. C. S. Vedder, Mrs. Louis D. Simonds, Miss Hetty Heyward, Mrs. F. K. Waring, Mrs. H. Chastaignier Mazyck.

Charleston—Memorial from the Reapers' Circle of King's Daughters.

Miss Florence Milligan, President; Miss Anna Milligan, Miss
Lillie Milligan, Miss Laura Burn, Miss Neola Burn, Miss Kate Burn,
Miss Ellen Groom, Miss Marion Groom, Miss Mary Schirmer, Miss
Etta Scott, Miss Inez Fraser, Miss Olive Corry, Miss Elodia Groom,
Mrs. S. Long, Mrs. C. D. Schirmer, Miss Gertrude Begeman, Miss

Annie Morgan, Miss Lillie Stroble.

Charleston—Memorial from Our Children Circle of King's Daughters.

Mrs. Earle Sloan, Mrs. W. W. Ball, Mrs. Thomas R. Waring, Mrs. St. James Cummings, Mrs. Charles Otto Diel, Mrs. Julian Mitchell, Mrs. George W. Witte.

Edisto Island—Memorial from the King's Daughters and Sons.

Mrs. I. Jenkins Mikell, Miss J. F. Seabrook, Miss E. Pope, Mrs.
J. S. Whaley, Mrs. D. T. Pope, L. R. Mikell, Miss Eva Whaley, Mrs.
A. J. Stevens, Miss M. C. Townsend, I. Jenkins Mikell.

By Mr. DAVIS:

Pinopolis—Memorial from Black Oak Chapter, Daughters of the Confederacy.

Katherine Macbeth Cain, President; Mrs. Henry F. Porcher, Vice-President; Elizabeth Ravenel Lucas, Recording Secretary; Charlotte M. Stoney, Corresponding Secretary; Ellen P. Gaillard, Treasurer; Elizabeth Porcher Ravenel, Elizabeth M. Ravenel, Rowena E. Dwight, Maria C. Porcher, E. C. Stoney, Elizabeth A. St. J. Ravenel, Emily G. Ravenel, M. E. Porcher, Carrie E. George, Henry L. White, Annie J. Ravenel, M. L. Macbeth, M. D. Porcher, C. P. Heyward, A. M. Stoney, Mrs. J. P. Cain, Mrs. L. S. Lucas, Mrs. W. E. Stoney.

Pinopolis—Memorial from the Faithful Workers Circle of King's Daughters.

Elizabeth M. Dwight, Ella Z. Jordan, Carrie Wiggins, Florence L. Lucas, Maude Williams, Kate Stoney, Isabelle M. Ravenel, Maria R. Gaillard, Rowena D. Ravenel, Katherine M. Cain, Mary M. Cain, Julia A. Cain, Charlotte Stoney, Elizabeth R. Lucas.

Pinopolis—Memorial from the Gleaners' Circle of King's Daughters.

Mrs. Henry F. Porcher, President; Mrs. William Stoney, Secretary; M. E. Porcher, Mrs. Lewis S. Lucas, Mrs. W. H. Cain, Mrs. H. K. Jenkins, Mrs. M. C. Porcher, E. P. Ravenel, Mrs. Thomas P. Ravenel, Mrs. Reese Ravenel, Miss A. S. Ravenel, Mrs. R. Y. Dwight, Mrs. Charles M. Wiggins, Miss S. R. Jervy, Miss Ellen P. Gaillard, Mrs. S. P. Stoney, Mrs. P. R. Porcher.

All of which was received as information.

THIRD READING BILL.

The following Bill was taken up, read the third time, passed and ordered sent to the Senate:

H. 385.—Judiciary Committee: A Bill to divide the State into ten Judicial Circuits and arrange the same.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 102.—Mr. Kershaw: A Bill to amend Section 298, Vol. II, Code of Laws, 1902, Criminal Code, so as to prevent cock-fighting in this State.

Mr. STRONG moved to indefinitely postpone the Bill.

Mr. LOMAX demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 24; nays, 75.

Those who voted in the affirmative are:

Messrs. Ashley, Ballentine, Banks, Brantley, Clifton, DeVore, Doar, Dukes, Faust, Fraser, Harley, Hemphill, Higgins, Keenan, Kirven, Lawson, Lester, McFaddin, Moses, Parker, Pyatt, Sheldon, Strong, Webb—24.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Bass, Beamguard, Boyd, Bradham, Brant, Brice, Browning, Bruce, Cloy, Colcock, Cothran, Culler, DesChamps, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Fishburne, Ford, Foster, Gause, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamlin, Harrison, D. O. Herbert, Heyward, Hutto, Irby, Kershaw, LaFitte, Little, Lofton, Lomax, Lyon, McColl, Jr., McMaster, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Nash, Nicholson, Otts, Patterson, Pittman, Poston, Prince, Reaves, Riley, Sanders, Saye, Sellers, Sinkler, Spivey, Stoll, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, John J. Watson, Whatley, Wimberly, Yeldell—75.

So the motion was lost.

Mr. KERSHAW moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the 8th day of December, 1904, and to confer additional powers on said company.

The COMMITTEE offered the following amendment, which was agreed to:

Amend by adding at the end of Section 2, the following proviso: "Provided, further, That work shall be commenced in good faith on the erection of said dam within five years from the approval of this Act."

Amend further by adding at the end of the foregoing amendment, the following: "And shall be completed within ten years from the approval of this Act."

Mr. SANDERS offered the following amendments, which were agreed to:

Add the following: "Section 5. That the said power company, shall on demand sell and furnish power to any person or corporation for manufacturing or lighting purposes upon such person or corporation paying the usual rates or charges for same."

Also, change Section 5 to Section 6, and Section 6 to Section 7.

Mr. GASTON offered the following amendment, which was agreed to:

On printed Bill, page 3, lines 6 and 7, strike out "wire gauze of not larger than one-half inch meshes, so as," and insert in lieu thereof "some suitable device with not larger than one-half inch interstices."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

Mr. GASTON moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 80.—Mr. Richards: A Bill to require school trustees to make annual reports to the patrons of public schools.

The COMMITTEE offered the following amendments, which were agreed to:

On page 1, line 3, of Section 1, strike out the words "or orally."

On page 2, Section 3, line 2, strike out all of said Section, beginning with the word "guilty" and ending with the word "Carolina," and insert in lieu thereof the following: "removed from office by the County Superintendent of Education."

the short period of three centuries, attained the position of the foremost government on earth, and extended its dominion and power across the continent.

"In 1902, the General Assembly chartered the Jamestown Exposition Company, and designated a location on Hampton Roads on account of its historic interest, as the most suitable place for holding an exposition.

"The General Assembly has appropriated \$200,000.00 in aid of the project, and the sum of \$1,200,000.00 has been subscribed to the capital stock of the company, by public-spirited and patriotic citizens in Tidewater, Virginia.

"A Bill is now pending in the Congress of the United States which authorizes an appropriation in aid of the said celebration, and there is reasonable ground to believe that it will become a law at the present session.

"Under these circumstances, it has been deemed to be desirable to call upon every State in the Union to manifest a friendly interest in this patriotic enterprise by authorizing the erection of a building upon the exposition grounds for the special accommodation of its own citizens when they attend as visitors to participate in the great celebration."

As the time is limited, I shall be glad for your prompt action, and shall take pleasure in making your wishes known to General Lee at once.

I have the honor to be very respectfully yours,

D. C. HEYWARD,

Governor.

Received as information.

SPECIAL ORDERS.

On motion of Mr. SELLERS, the following Bills were taken up and made a special order for tomorrow, with H. 92:

H. 29.—Mr. Toole: A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same,' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original

Act as therein appearing, as to special tax levy and certain forfeitures.

- H. 82.—Mr. LaFitte: A Bill to elect County Dispensers for two years.
- H. 77.—Mr. Ford: A Bill providing for a tax for the better enforcement of the Dispensary Laws.
- H. 95.—Mr. Beamguard: A Bill to amend Section 555 by eliminating the penalty, except by imprisonment, from the Dispensary Law.

On motion of Mr. J. P. GIBSON, the following Bill was taken up and made a Special Order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 217.—Mr. J. P. Gibson: A Bill to amend the Act entitled "An Act to fix the salaries of County Supervisors," approved 24th of February, A. D. 1904, as to Marlboro County.

On motion of Mr. ASHLEY, the following Bill was taken up and made a Special Order for Tuesday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 231.—Mr. Ashley: A Bill to repeal an Act entitled "An Act to impose a capitation tax on all dogs," approved the 25th day of February, A. D. 1904.

On motion of Mr. RICHARDS, the following Bill was taken up and made a Special Order for Monday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 234.—Mr. Richards: A Bill to repeal the laws which provide for agricultural liens for advances.

MESSAGE FROM THE SENATE.

In the Senate,

Columbia, S. C., February 2, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the amendments proposed by your honorable body to:

H. 185 (S. 54.—Mr. McGowan): A Bill to amend Section 7 of an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Section 8 thereof.

And has ordered that the title be changed to that of an Act, and the same be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN,

President of the Senate.

Received as information.

PAPERS FROM THE SENATE.

The Senate sent to this House the following, which were read the first time and referred to appropriate Committees:

H. 520 (S. 99.—Mr. Cole L. Blease): A Bill to amend Section 562, Civil Code, Vol. II, 1902, relating to appointment of County Dispensers.

Which was referred to the Committee on Dispensary.

. H. 521 (S. 134.—Mr. Hay): A Bill to provide for the resurvey and location of the boundary line between the Counties of Kershaw and Lancaster, in the State of South Carolina.

Which was referred to the Special Committee consisting of Mr. Richards and the Lancaster Delegation.

H. 522 (135.—Mr. Mauldin): A Bill to give magistrates jurisdiction to try and punish for the unlawful sale or barter of alcoholic liquors.

Which was referred to the Committee on Dispensary.

H. 523 (S. 161.—Lee County Delegation): A Bill to enable the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Lee County, to pay the past indebtedness of said County, and to authorize the said County Board of Commissioners to pledge the special tax levy herein provided to secure the same.

Which was referred to the Committee on Ways and Means.

H. 524 (S. 177.—Mr. Davis): A Joint Resolution to refund certain overpaid taxes to Mrs. Sarah E. Weeks, of Clarendon County.

Which was referred to the Committee on Ways and Means.

H. 525 (S. 178.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liabilities on account of paying certain school certificates on which the names of the School Trustees were forged.

Which was referred to the Marion Delegation.

H. 526 (S. 189.—Mr. W. J. Johnson): A Joint Resolution, to empower and require the Trustees of School District No. 5 to transfer four hundred dollars (\$400.00) of the surplus to the Trustees of School District No. 22 of Fairfield County, for the building and maintenance of a graded school.

Reference dispensed with.

Ordered for consideration tomorrow.

H. 527 (S. 257.—Mr. Raysor): A Bill to require the qualified electors of the Town of Fort Motte to hold a second municipal election.

Which was referred to the Committee on Privileges and Elections. H. 528 (S. 265.—Mr. W. E. Johnson): A Bill to authorize the Town of Wagener to issue bonds for public improvements.

Reference dispensed with,

Ordered for consideration tomorrow.

DEBATE ADJOURNED.

On motion of Mr. FORD, debate was adjourned on the following Bill until Monday next, immediately after third reading Bills:

H. 72.—Mr. Ford: A Joint Resolution, proposing to amend Section 21, Article V, of the State Constitution, giving the Legislature power to classify magistrates, and prescribe their jurisdiction.

INDEFINITELY POSTPONED.

H. 26.—Mr. Nash: A Bill to amend Section 397, of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the provisions thereof.

The COMMITTEE offered the following amendment, which was agreed to:

Amend by inserting the words "of the Code of Laws of South Carolina, Vol. I," after the figures "397," on line I, of Section I, and before the word "be," on said line.

Mr. BANKS offered the following amendment, which was agreed to:

Amend Section 1 by inserting between "places" and "for," line 3, the following: "and shall attend one day in each year at every incorporated town which is accessible by railroad from the county seat."

Mr. DesCHAMPS offered the following amendment, which was agreed to:

At end of line 6, Section 1, add "Clarendon."

Mr. McCOLL, Jr., offered the following amendment, which was agreed to:

Amend Section 1 by adding "Marlboro" at end of proviso.

The GREENVILLE DELEGATION offered the following amendment, which was agreed to:

Amend by inserting after the word "Georgetown" the word "Greenville."

Mr. W. McD. GREEN offered the following amendment, which was agreed to:

Amend by inserting on line 6, between the words "Sumter" and "Spartanburg" the word "Lee."

On motion of Mr. HARRISON, the Bill was indefinitely post-poned.

Mr. HARRISON moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. POLLOCK, the following Bill was indefinitely postponed:

H. 25.—Mr. Nash: A Bill to amend Section 2456 of the Civil Code of South Carolina, Vol. I, changing the time for recording deeds of conveyances and other instruments of writing from forty to ten days.

Mr. HARRISON moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. OTTS, the following Bill was indefinitely postponed:

H. 96.—Mr. LaFitte: A Bill to amend Section 299 of the Criminal Code, 1902, so as more clearly to define a violation thereof.

Mr. ASHLEY moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

TABLED AND WITHDRAWN.

On motion of Mr. HARLEY, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 119.—Mr. Harley: A Bill to repeal so much of Section 357 of the Criminal Code of Laws of South Carolina, as contained in Vol. II of said Code, as applies to verbal (laborers') contracts.

On motion of Mr. CULLER, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 149.—Mr. Culler: A Bill to regulate sales made by common carriers for the collection of charges and freights.

ENACTING WORDS STRICKEN OUT.

On motion of Mr. DesCHAMPS, the enacting words of the following Bill were stricken out:

H. 84.—Mr. LaFitte: A Bill to regulate the purchase of corn, peas, and cotton seed.

UNFINISHED BUSINESS.

H. 235.—Judiciary Committee: A Bill to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor prior to his ordering an election as to the creation of a new County.

Pending discussion, the House receded from business.

LEAVE OF ABSENCE.

Mr. OTTS asked and obtained leave of absence for his colleague, Mr. Kirby, until Monday next.

RECESS.

At 2 p. m. the House, on motion of Mr. LaFITTE, receded from business until 8 p. m.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker in the chair.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 549.—JUDICIARY COMMITTEE: A Bill to amend Section 397 of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the proviso thereto.

Reference dispensed with.

Ordered for consideration tomorrow.

H. 551.—Mr. MORGAN: A Bill to amend Section 2169, Vol. I, Code of Laws, 1902, so as to extend the authority of the Railroad Commissioners to require depots at other than junctional points.

Which was referred to the Committee on Railroads.

H. 252.—Mr. PRINCE: A Bill to amend Section 181 of Vol. II, Code of Laws, 1902 (Code of Civil Procedure), as to motions to strike out, or make more definite, as to a complaint.

Which was referred to the Committee on Judiciary.

H. 553.—Mr. BOYD: A Bill to regulate appeals from orders of Railroad Commissioners.

Which was referred to the Committee on Judiciary.

H. 554.—Mr. CALLISON: A Bill to authorize and require the County Supervisors of Greenwood, Newberry, and Laurens Counties to build a bridge across Saluda River at or near Island Ford if they deem advisable.

Which was referred to the Committee on Judiciary.

RESOLUTION.

H. 550.—Mr. GASTON: A Resolution.

Resolved, That on tomorrow this House shall consider, under head of second reading Bills, only uncontested matters; and that when the House adjourns tomorrow it do stand adjourned until Tuesday next at 12 o'clock m.

Considered immediately and agreed to.

Mr. GASTON moved to reconsider the vote whereby the House agreed to the Resolution, and to lay that motion on the table,

Which was agreed to.

MEMORIAL.

Mr. GASTON presented the following:

Resolution adopted by Walker-Gaston Camp, No. 821, United Confederate Veterans, March 7, 1904:

Resolved, That we memorialize the Legislature to pass a law to prevent the obtaining of Confederate Crosses of Honor in any other way than that prescribed by the United Daughters of the Confederacy, and to punish any person or persons wearing these crosses (known as bogus crosses) by a penalty of not less than \$100.00 fine or twelve months' imprisonment.

Adopted by the Camp March 7, 1904.

W. D. Knox, Adjutant.

Received as information.

REPORTS OF COMMITTEES.

Mr. DUKES, from the Committee on Dispensary, submitted an unfavorable report on:

H. 460.—Mr. Morgan: A Bill to declare the law pertaining to and regulating the sale of spirituous liquors, providing penalties for the violation thereof.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 532.—Mr. Foster: A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 523 (S. 161.—Lee County Delegation): A Bill to enable the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Lee County, to pay the past indebtedness of said County, and to authorize the said County Board of Commissioners to pledge the special tax levy herein provided to secure the same.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 524 (S. 177.—Mr. Davis): A Joint Resolution, to refund certain overpaid taxes to Mrs. Sarah E. Weeks, of Clarendon County.

Ordered for consideration tomorrow.

Mr. D. O. HERBERT, from the Committee on Military, submitted an unfavorable report on:

H. 507.—Mr. Bruce: A Bill to provide for supplying pensioners with a copy of the Confederate roll.

Ordered for consideration tomorrow.

Mr. BASS, from the Committee on Dispensary, submitted a favorable report on:

H. 520 (S. 99.—Mr. Cole L. Blease): A Bill to amend Section 562, Civil Code, Vol. II, 1902, relating to appointment of County Dispensers.

Ordered for consideration tomorrow.

Mr. NASH, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining.

or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Judiciary, submitted a favorable report on:

H. 516.—Mr. Brantley: A Bill to amend Section 3118 of Code of Laws of South Carolina, 1902, Vol. I, by removing Orangeburg County from the exceptions of said Section 3120 of said Code of Laws, relating to fees of Sheriff of Orangeburg County.

Ordered for consideration tomorrow.

Mr. McFADDIN, from the Committee on Judiciary, submitted a favorable report on:

H: 534.—Mr. Brantley: A Bill to amend an Act entitled "An Act to amend Section 761 of the Civil Code of South Carolina, Volume I, in so far as the same refers to Colleton County," approved 2d day of March, A. D. 1903, in so far as same relates to Orangeburg County.

Ordered for consideration tomorrow.

Mr. DeVORE, from the Committee on Judiciary, submitted a report on:

H. 537.—Mr. DeVore: A Bill to amend Section 993 of Volume I, of the Code of Laws of South Carolina, 1902, relating to magistrates in Sumter County.

Recommending the passage of the following substitute:

H. 537.—Judiciary Committée Substitute: A Bill to amend Section 993, of Volume I, of Code of Laws of South Carolina, 1902, relating to magistrate's books.

Ordered for consideration tomorrow.

Mr. McCOLL, Jr., from the Committee on Judiciary, submitted a majority favorable report on:

H. 540.—Mr. Yeldell: A Joint Resolution as to creation of Calhoun County.

Mr. HARLEY submitted a minority unfavorable report.

Ordered for consideration tomorrow.

TABLED AND WITHDRAWN.

Mr. HEMPHILL, from the Committee on Judiciary, submitted a favorable report on:

H. 158.—Mr. Nash: A Bill to enable municipal corporations. or other corporations, in this State, engaged, or about to engage, in

the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights, and water privileges, and other property for the purpose of establishing, maintaining, or extending waterworks systems; or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination or any condition which may be a menace to the health of the community.

On motion of Mr. NASH, the Bill was tabled and permission given to withdraw same from the files of the House.

PAPERS FROM THE SENATE.

The Senate sent to this House the following, which were read the first time and referred to appropriate Committees:

H. 543 (S. 129.—Mr. Efird): A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of Courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.

Which was referred to the Committee on Judiciary.

H. 544 (S. 183.—Mr. Mauldin): A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.

Which was referred to the Committee on Military.

H. 545 (S. 53.—Mr. W. E. Johnson): A Bill to require companies operating trolley cars to provide separate compartments for white and colored passengers.

Which was referred to the Committee on Railroads.

H. 546 (S. 143.—Mr. Christensen): A Bill to amend Sections 204 and 205 of the Criminal Code of Laws of South Carolina, prohibiting the issue and using of free passes.

Which was referred to the Committee on Judiciary.

H. 547 (S. 171.—Mr. Brown): A Bill to establish a new voting precinct in Darlington County, to be known as Clyde, at Clyde.

Which was referred to the Committee on Privileges and Elections.

H. 548 (S. 173.—Mr. E. S. Blease): A Bill to amend Section 2137, Vol. I, Code of Laws of South Carolina, 1902, in reference to notice of accidents to be given by railroad corporations.

Which was referred to the Committee on Railroads.

The Senate returned to this House, with amendments, the following:

H. 124.—Mr. Morgan (S. 21): A Bill to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

The House agreed to all the Senate amendments except the one striking out the words "traction engines," and a message was ordered sent accordingly.

SECOND READING BILLS:

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 132.—Mr. Gyles: A Bill to regulate the fees of physicians in this State, testifying as experts in any of the Courts.

H. 264 (S. 73.—Mr. McIver): A Bill to amend Section 714, of Code of Laws, 1902, Vol. I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

H. 160 (S. 22.—Mr. Cole L. Blease): A Bill to amend the Actentitled "An Act to protect primary elections and conventions of political parties, and to punish frauds committed thereat," approved December 22, A. D. 1888, so as to include the "Constitution" as well as the "Rules" of political parties.

The following was taken up:

H. 235.—Judiciary Committee: A Bill to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor prior to his ordering an election as to the creation of a new county.

Mr. D. O. HERBERT offered the following amendment, which was agreed to:

Strike out the first two lines of Section 2 and insert in lieu thereof the following: "The said Commission shall consist of one person of discretion from each of the old Counties who is opposed to the new county, if there be any opposition."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

Mr. McCOLL, Jr., moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

CONCURRENT RESOLUTION.

H. 255.—Mr. Lofton: A Concurrent Resolution, to authorize the appointment of a Committee to whom shall be referred all Bills and Resolutions on the subject of fish, terrapins, etc.

The Concurrent Resolution was agreed to and ordered sent to the Senate.

SPECIAL ORDERS.

On motion of Mr. NASH, the following Bills were taken up and made a Special Order, for Tuesday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 518.—Judiciary Committee: A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same, and to provide for the election of Solicitors for the First and Ninth Circuits."

H. 375.—Mr. Nash: A Bill to assign the present Circuit Judges to proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits and arrange the same."

On motion of Mr. D. O. HERBERT, the following Bill was taken up and made a special order for Tuesday next, immediately after third reading Bills, and from day to day until disposed of:

H. 105.—Mr. D. O. Herbert: A. Bill to fix the time for the payment of taxes.

ENACTING WORDS STRICKEN OUT.

On motion of Mr. BEAMGUARD, the enacting words of the following Bill were stricken out:

H. 137.—Mr. Yeldell: A Bill to require the Superintendents and guards of chaingangs to give bonds.

Mr. ASHLEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

The following Bill was taken up:

H. 203.—Mr. Irby: A Bill to declare certain contracts void.

Mr. BEAMGUARD moved to strike out the enacting words.

Mr. IRBY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 46; nays, 33.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ashley, Beamguard, Brantley, Brice, Browning, Callison, Clifton, Cloy, Colcock, Cothran, DeVore, Doar, Earhardt, Edwards, Faust, Fraser, Frost, Gaston, Glover, Gyles, Hall, Harrison, LaFitte, Lawson, Little, Lofton, Lyon, McColl, Jr., Laban Mauldin, T. J. Mauldin, Morgan, Nash, Nicholson, Parker, Patterson, Prince, Reaves, Richards, Saye, Sheldon, Strong, Tribble, Webb, Wimberly—46.

Those who voted in the negative are:

Messrs. Boyd, Davis, Epting, E. J. Etheredge, L. B. Etheredge, Ford, Foster, Graham, W. McD. Green, Irby, Keenan, Kershaw, Laney, Lester, Lomax, McFaddin, McMaster, Miller, Morrison, Nance, Otts, Pittman, Rawlinson, Riley, Sellers, Spivey, Stoll, Taylor, Toole, Verner, M. W. Walker, Whatley, Yeldell—33.

So the motion prevailed.

Mr. MORGAN moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

TABLED AND WITHDRAWN.

On motion of Mr. PATTERSON, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 134.—Mr. Yeldell: A Bill to amend Section 714 of the Code of Laws, 1902, Vol. I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

LEAVE OF ABSENCE.

Mr. SELLERS asked and obtained indefinite leave of absence for his colleague, Mr. Gasque, on account of sickness.

ADJOURNMENT.

At 10:12 p. m. the House, on motion of Mr. L. B. ETHEREDGE, adjourned.

SATURDAY, FEBRUARY 4, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. CULLER, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. HIGGINS, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bill was introduced and read the first time:

H. 555.—MILITARY COMMITTEE: A Bill to amend an Act entitled "An Act to amend an Act entitled "An Act to fix compensation to be paid to County officers of the various Counties of the State," approved 27th February, 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved 2d February, A. D. 1904, relating to the fixing of salaries of Coroners and the holding of inquests by magistrates.

Reference dispensed with.

Ordered for consideration tomorrow.

REPORTS OF COMMITTEES.

- Mr. NANCE, from the Committee on Offices and Officers, submitted a favorable report on:
- H. 519.—Mr. Bradham: A Bill to provide for the appointment of an additional magistrate and constable for Clarendon County.

Ordered for consideration tomorrow.

- Mr. POSTON, from the Committee on Offices and Officers, submitted a favorable report on:
- H. 511.—Mr. McFaddin: A Bill to amend Section 763 of the Civil Code of South Carolina, Vol. I, Code of Laws of South Carolina, relating to the salaries of the Clerks of Boards of Commissioners.

Ordered for consideration tomorrow.

- Mr. GAUSE, from the Committee on Dispensary, submitted a favorable report on:
- H. 530.—Mr. Brantley: A Bill to amend Section I of an Act entitled "An Act to further regulate the appointment and pay of State Constables by striking out Section 661, Civil Code (being Vol. I, Code of Laws, 1902), page 271, and insert a section in lieu thereof," approved 19th day of February, A. D. 1903. so as to increase the pay of State Constables.

Ordered for consideration tomorrow.

Mr. J. M. WALKER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 490 (S. 154.—Mr. Bates): A Bill to abolish the office of Township Commissioner in Barnwell County, and make the general law as to County government and assessment of property for taxation applicable thereto.

Ordered for consideration tomorrow.

Mr. MASSEY, from the Committee on Medical Affairs, submitted a favorable report on:

H. 448 (S. 131.—Mr. Williams): A Joint Resolution, to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine Stations, under certain conditions.

Ordered for consideration tomorrow.

Mr. MASSEY, from the Committee on Medical Affairs, submitted a favorable report on:

H. 465.—Mr. Brantley: A Bill to fix the license of medicine vendors at five hundred dollars.

Ordered for consideration tomorrow.

Mr. MASSEY, from the Committee on Medical Affairs, submitted a favorable report on:

H. 468.—Mr. Bruce: A Bill to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board, and as to amount of license fees.

Ordered for consideration tomorrow.

Mr. MASSEY, from the Committee on Medical Affairs, submitted a favorable report on:

H. 505.—Mr. Cloy: A Bill to provide for local Boards of Health in unincorporated towns and villages.

Ordered for consideration tomorrow.

Mr. J. M. WALKER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 506.—Mr. Toole: A Bill to fix the salary of the Coroner of Aiken County.

Ordered for consideration tomorrow.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

H. 80.—Mr. Richards: A Bill to require school trustees to make annual reports to the patrons of public schools.

H. 100.—Mr. Edwards: A Bill prohibiting shooting matches for prizes of value.

H. 102.—Mr. Kershaw: A Bill to amend Section 298, Vol. II, Code of Laws, 1902, Criminal Code, so as to prevent cock-fighting in this State.

H. 235.—Judiciary Committee: A Bill to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor prior to his ordering an election as to the creation of a new County.

Mr. McCOLL, Jr., moved to reconsider the vote whereby the House ordered the Bill (H. 235) to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 132.—Mr. Gyles: A Bill to regulate the fees of physicians in this State, testifying as experts in any of the Courts.

The following Bills were read a third time, passed, and, having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification:

II. 160 (S. 22.—Mr. Cole L. Blease): A Bill to amend the Act entitled "An Act to protect primary elections and conventions of political parties, and to punish frauds committed thereat," approved December 22, A. D. 1888, so as to include the "Constitution" as well as the "Rules" of political parties.

H. 264 (S. 73.—Mr. McIver): A Bill to amend Section 714, of Code of Laws, 1902, Vol. I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

The following Bill was taken up, read the third time, passed, and returned to the Senate, with amendments:

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the 8th day of December, 1904, and to confer additional powers on said company.

Mr. GASTON moved to reconsider the vote whereby the House passed the Bill (H. 265), and to lay that motion on the table.

Which was agreed to.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

- H. 205.—Mr. Harrellson: A Bill to provide for the retirement of certain bonds issued in aid of the construction of a railroad in Horry County.
- H. 372.—Mr. Davis: A Bill to authorize the County Board of Commissioners of Berkeley County to draw their warrant in favor of L. A. Coward for \$75.00 for building Garner's Bridge, and to require the County Treasurer to pay the same.
- H. 401.—Mr. Lyon: A Joint Resolution, to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claims of Miss Lula McNair.
- H. 397.—Mr. Herbert: A Joint Resolution, to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.
- H. 438.—Mr. Toole: A Bill to empower the Adjutant-and Inspector-General to add names to the Confederate rolls, upon proper proof.
- H. 456 (S. 164.—Mr. Raysor): A Bill to enable and authorize School District No. 70, embracing the Town of Elloree, in Orangeburg, to issue bonds for the purpose of paying for the erection and maintenance of a public school building, and to provide for the payment of accruing interest and principal of said bonds.
- H. 452 (S. 148.—Mr. Hay): A Bill to amend an Act entitled "An Act to provide for the erection and equipment of a new Courthouse at Camden, and to authorize the issue of bonds for such purpose," approved February 19, 1904.
- H. 458.—Mr. Spivey: A Bill to authorize and empower the County Board of Commissioners for Horry County to sell the County's Poorfarm and to purchase another.
- H. 459.—Mr. Spivey: A Bill to provide for the purchase by the County of Horry of certain township bonds issued by certain townships in that County in aid of its construction of a railroad.
- H. 413.—Mr. Brantley: A Bill to amend an Act entitled "An Act to amend an Act entitled 'An Act to fix the compensation to be paid to the County officers of the various Counties of the State,' approved 27th of February, A. D. 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved the 22d day of February, A. D. 1904, by including the word Orangeburg in the title, and by changing the salary in Orangeburg County.

- H. 445 (S. 102.—Mr. Douglass): A Bill to authorize the Town Council of Union, in Union County, to elect a Town Auditor, to define his powers and duties, and fix his compensation.
- H. 447 (S. 122.—Mr. Brown): A Bill to validate and confirm the sale and conveyance of two lots, Nos. 1 and 2, in the Town of Darlington, known as the jail lots, by the County Board of Commissioners of Darlington County, to C. W. Hewitt.
- H. 454 (S. 155.—Mr. Butler): A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.
- H. 463.—Mr. Pyatt: A Joint Resolution, to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kamminer Kinard, said County, and State Treasurer to pay the same, for \$26.49 and \$50.00 respectively, to refund overpaid taxes.
- H. 480 (S. 163.—Mr. Carpenter): A Bill to fix the time for electing Trustees for Easley School District No. 13, in May.
- H. 482 (S. 172.—Mr. Walker): A Bill to provide for a reappraisement and reassessment for taxation of certain abandoned rice lands.
- H. 495.—Darlington Delegation: A Bill to authorize the Trustees of High Hill School District, being School District No. 12, of Darlington County, to issue bonds for the purpose of purchasing or paying for school sites and equipping same.

(Committee amendment tabled.)

- H. 496.—Mr. Davis: A Bill to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County, to pay for a new jail building, and to constitute the County Board of Commissioners with the Sheriff of the County a Building Committee for said jail building.
- H. 500.—Mr. Reaves: A Bill to authorize the Trustees of Mullins School District, being District No. 34 of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.

(Committee amendment tabled.)

H. 486.—Mr. Prince: A Bill to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.

- H. 513.—Mr. Cloy: A Joint Resolution, to authorize and require the payment of sixteen dollars and thirty cents to Mrs. Elizabeth Samuel, of Aiken County.
- H. 481 (S. 165.—Mr. von Kolnitz): A Bill to amend Section 163 of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.
- H. 501.—Mr. Harley: A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste. or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck used or operated upon any railroad, whether the same be operated by steam or electricity.
- H. 528 (S. 265.—Mr. W. E. Johnson): A Bill to authorize the Town of Wagener to issue bonds for public improvements.
- H. 164.—Mr. Pittman: A Bill to amend an Act entitled "An Act to incorporate the Town of Bishopville, in Sumter County," approved December 24, 1888, Statutes-at-Large, 229, as to the publication of receipts and disbursements by the municipal authorities.
- H. 535.—Mr. Verner: A Joint Resolution, to authorize and require the payment of the claim of W. J. Schroeder, County Treasurer of Oconee County, for \$26.66.
- H. 516.—Mr. Brantley: A Bill to amend Section 3118 of Code of Laws of South Carolina, 1902, Vol. I, by removing Orangeburg County from the exceptions of said Section 3120 of said Code of Laws, relating to fees of Sheriff of Orangeburg County.
- H. 549.—Judiciary Committee: A Bill to amend Section 397 of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the provisions thereof.
- H. 523 (S. 161.—Lee County Delegation): A Bill to enable the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Lee County, to pay the past indebtedness of said County, and to authorize the said County Board of Commissioners to pledge the special tax levy herein provided to secure the same.
- H. 534.—Mr. Brantley: A Bill to amend an Act entitled "An Act to amend Section 791 of the Civil Code of South Carolina, Vol. I, in so far as the same relates to Colleton County," approved 2d day of March, A. D. 1903, in so far as same relates to Orangeburg County.

- H. 216 (S. 52.—Mr. McLeod): A Bill to amend Section 816 of Vol. I, Code of Laws, 1902, so as to have same apply to Lee County.
- H. 423 (S. 5.—Mr. Brown): A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved the 1st day of March, 1904, so as to restore the charges charged by said Act.
- H. 471.—Mr. Nicholson: A Bill to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Nellie Creed, T. J. McManus, Amanda Jones, Mrs. N. F. Brown, and N. L. Truett Barnes.
- H. 449 (S. 136.—Mr. Stackhouse): A Bill to amend Section 1 of an Act entitled "An Act to amend the various Statutes and the laws as to school districts embracing the towns of Marion, Mullins, Latta, and Dillon, in Marion County."
- H. 538.—Mr. Gause: A Joint Resolution, to authorize the County Treasurer of Williamsburg County to transfer to the County Treasurer of Florence County certain funds belonging to that district in Williamsburg County, incorporated in Florence County, and as to the distribution of the same.
- H. 161 (S. 28.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

The COMMITTEE offered the following amendment, which was agreed to:

Amend Senate Bill No. 28, House Bill 161, by inserting the word "school" between the words "for" and "taxes" on next to last line of Section 4.

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

H. 416.—Mr. T. J. Mauldin: A Bill to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.

The COMMITTEE offered the following amendment, which was agreed to:

Section 4, last line, insert the word "school" between the words "for" and "taxes."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 484.—Mr. Cothran: A Bill to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River in Pickens and Greenville Counties, for development of the power of said river and converting same into electrical power.

The COMMITTEE offered the following amendment, which was agreed to:

Amend by adding the following proviso at the end of Section 2: "Provided, That nothing herein contained shall be construed to prevent any owner of any land condemned under this Act from bringing an action in any Court of competent jurisdiction to recover damages for any injury accruing to him after such condemnation, and not considered or contemplated by the appraisers who assess the damages at the time such land is condemned."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 532.—Mr. Foster: A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

The COMMITTEE offered the following amendment, which was agreed to:

Section 4, line before the last line, insert the word "school" between the words "for" and "taxes."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 537.—Mr. Fraser: A Bill to amend Section 993, of Vol. I, of the Code of Laws of South Carolina, 1902, relating to magistrates in Sumter County.

Mr. FRASER offered the following amendments, which were agreed to:

Strike out all after the enacting words and insert in lieu thereof the following:

Section 1. That Section 993 of the Code of Laws of South Carolina, 1902, Vol. I, be, and the same is hereby, amended so as to read as follows:

"Section 993. Each magistrate shall keep two books, one for civil, the other for criminal cases, wherein he shall insert all his proceedings in each case by its title, showing the commencement, progress, and termination thereof, as well as all fees charged or

received by him; he shall also enter upon his book of criminal cases all warrants issued by him, and what disposition he has made of the same, what moneys have been collected from fines, costs, and otherwise thereunder, and what disposition he has made of the same, and shall produce the same when required, for the inspection of the Solicitor of the Circuit. Whenever any magistrate shall die, resign, be removed, or go out of office, his books of office, with all records relating thereto in civil cases which have not been settled, shall be turned over to his successors or to some magistrate in the same County, who shall be authorized and required to proceed thereon the same as if he had tried such cases and issued the papers thereon himself."

Also amend by striking out the title and inserting in lieu thereof the following: "A Bill to amend Section 993, of Volume I, of Code of Laws of South Carolina, 1902, relating to magistrate's books."

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

H. 508.—Mr. Lester: A Bill to repeal an Act entitled "An Act to provide for the establishment of new School Districts in Edge-field County, and to authorize the levy and collection of a special school tax therein," approved December 24, A. D. 1888, and to place the said School District under the General School Law.

Mr. NICHOLSON offered the following amendments, which were agreed to:

Insert after the word "county," line 2, in parenthesis the words "(now Saluda County)"; also amend title by inserting after "Edge-field County" the words "(now Saluda County)."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

SPECIAL ORDERS.

On motion of Mr. PATTERSON, the following Bill was taken up and made a special order for Wednesday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 435.—Mr. Patterson: A Bill to establish an industrial school for boys, and to provide for its government and maintenance.

On motion of Mr. D. O. HERBERT, the following Bill was taken up and made a special order for Wednesday next, at 1 p. m.:

H. 430.—Mr. D. O. Herbert: A Bill to reorganize the military forces of this State; to adopt and make of force a military code,

and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

On motion of Mr. BRANTLEY, the following Bill was taken up and made a special order for Wednesday next, at 11 a. m.:

H. 376.—Mr. Brantley: A Bill to require railroads and any other common carriers operating in this State to provide toilet closets at stations, for the use and convenience of passengers.

BILL CONTINUED.

On motion of Mr. ARDREY, the following Bill was continued:

H. 241.—Mr. Ardrey: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in the State, and prescribe further penalties for violation of the Dispensary laws, and to police the same," approved February 25, 1904.

TABLED AND WITHDRAWN.

On motion of Mr. SELLERS, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 207.—Mr. Sellers: A Joint Resolution to amend Section 2 of Article III, of the Constitution of the State, so as to extend the term of Representatives to four years.

On motion of Mr. L. B. ETHEREDGE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 474.—Mr. L. B. Etheredge: A Bill to authorize the Town of Wagener to issue bonds for public improvements.

On motion of Mr. KEENAN, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 211.—Mr. Keenan: A Bill to make it a misdemeanor to speak to or utter in the presence of any person any vile or opprobrious language calculated to bring about a breach of the peace.

On motion of Mr. LYON, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 251.—Mr. Lyon: A Bill to prohibit punishment for persons procuring advances on contract to work when they shall fail to do such work or to pay for the advances.

On motion of Mr. MILLER, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 192.—Mr. Miller: A Bill to require uniformity and prevent change in books used in public schools for five years.

LEAVES OF ABSENCE.

The SPEAKER asked and obtained leave of absence until Wednesday next.

Mr. CULLER asked and obtained leave of absence for his colleague, Mr. Banks, until Monday next.

ADJOURNMENT.

At 12:35 p. m. the House, on motion of Mr. LOFTON, adjourned, under the Resolution of Mr. Gaston (H. 550), to meet again on Tuesday next at 12 m.

TUESDAY, FEBRUARY 7, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The Clerk announced the absence of the Speaker, and that nominations for Speaker Pro Tem. were in order.

Mr. L. B. ETHEREDGE nominated the Hon. B. A. Morgan.

Mr. COTHRAN seconded the nomination.

There were no other nominations.

The rule was suspended, and the vote was by acclamation.

The Hon. B. A. Morgan was unanimously elected.

The Speaker Pro Tem. was escorted to the chair by Messrs. ETHEREDGE and COTHRAN, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. POSTON, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER PRO TEM. called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. E. J. ETHEREDGE, the call was dispensed with for this day.

REPORTS OF COMMITTEES.

Mr. BASS, from the Committee on Incorporations, submitted a favorable report on:

H. 529.—Mr. T. J. Mauldin: A Bill to provide for the election of a Cotton Weigher at Pickens Courthouse, and to prescribe his duties and fix his compensation.

Ordered for consideration tomorrow.

REPORT OF COMMITTEE APPOINTED TO EXAMINE BOOKS OF CERTAIN STATE OFFICERS.

Mr. RICHARDS presented the following:

To the General Assembly of South Carolina:

Your Committee appointed to make quarterly examinations of the offices of the State Treasurer, Comptroller-General, Sinking Fund Commissioners, and the Secretary of State, begs to report:

That they have examined the books of accounts of the abovenamed officers, and find the offices of State Treasurer, Comptroller-General, and Sinking Fund correct, with proper vouchers, the offices and the books neatly and well kept, and the Committee, with pleasure, commend the efficiency and courtesy of the officers and assistants in these several departments.

Hereto is appended a statement from the books of the several departments:

STATE TREASURER'S OFFICE.

Receipts.

Cash on hand January 1, 1904 Receipts for Quarter ending March	\$409,347	96	
31, 1904	1,664,883	87	
Receipts for Quarter ending June 30.	1,202,900	22	
Receipts for Quarter ending Septem-			
ber 30	714,275	65	
Receipts for Quarter ending Decem-			
ber 31	1,428,512	15	
			\$5,419,919 85

Expenditures.

Expenditures	for	Quarter	ending		
March 31, 19	904			\$1,660,035	56
Expenditures	for	Quarter	ending		
June 30				1,184,639	57

Expenditures for Quarter ending September 30	\$5,008,593 68
Cash Balance December 31, 1904	\$411,3 2 6 17
COMPTROLLER-GENERAL'S OFFICE.	
Receipts.	
Cash Balance, January 1, 1904 Cash Receipts—	\$396 ,48 9 26
January, February, and March\$1,664,897 87 April, May, and June1,202,900 22 July, August, and September 714,275 65	•
October, November, and December. 1,428,512 15	\$5,010,585 89
Expenditures.	\$5,407,075 15
January, February, and March\$1,668,732 79 April, May, and June	\$5,407,075 15
	Ψ5,407,075 15
Cash Balance January 1, 1905, State Treasurer's	\$411,326 17
Outstanding Warrants January 1, 1905	- \$4 11,3 2 6 17

We beg to call attention to the fact that the office of the Comptroller-General is sorely in need of cases, etc., for the preservation of the valuable records in that office. Papers of great value are compelled to be left uncovered and unprotected for lack of safe and convenient places to file them, and should a fire occur in that

office, as did occur in the Secretary of State's office, the loss would be irreparable, and nothing would be saved except such records and books as can be, and are, kept in the already crowded safe. We earnestly urge supplying this office with proper fixtures, and that sufficient appropriation be made for this purpose at this session.

STATEMENT SHOWING THE ASSETS OF THE SEVERAL SINKING FUNDS ON DECEMBER 31, 1904.

Assets of the Cumulative Sinking Fund.

December 31, 1904— Par value of South Carolina Brown and Blue 4½ per cent. Stock: a Permanent Investment Outstanding Loans to Counties, at 5		•	\$114,025	7 0
per cent. Interest	\$205,741	94		
Outstanding Loans to Bank, at 4½ per cent. Interest, Secured by Collateral Deposit of South Carolina		•		
Brown 4½ per cent. Stock of Face	_			
Value Same as Amount of Loan Outstanding Loans to Commissions	43,989	OI		
for Completion of State House, at				
4 per cent. Interest:				
Loaned Commission—				
Act of 1900\$126,029 32				
Act of 1904 24,232 30				
***************************************	150,261	62	0	
- C			\$399,992	57
Cash Balance on Deposit in Banks on				
December 31, 1904, at 4 per cent.				
Interest, Payable Monthly	•		13,230	32
Total Value of the Assets of the Cumulative Sinking Fund (for Reduction and Payment of South Carolina Brown 4½ per cent. Bonds and				
Stocks), on December 31, 1904			\$527,248	59

Assets of the Ordinary Sinking Fund.

December 31, 1904—		
Outstanding Loans to Counties at 5		
per cent. Interest	\$56,505	34
Cash Balance in Banks, December		-
31, 1904: Belonging to—		
Escheated Estates \$2,936 73		
Ordinary Sinking Fund Proper 4,667 81		
	\$7,604	54
Total Assets December 31, 1904	\$64,109	88
Access of the Insurance Sinking Found		

Assets of the Insurance Sinking Fund.

,	
December 31, 1904—	
Outstanding Loans to Counties at 5	
per cent. Interest	\$14,000 00
Cash Balance in Banks December 31,	
1904	2,471 62
Total Assets of Sinking Fund for In-	
surance of Public Buildings Decem-	
ber 31, 1904	\$16.471 62

During the four years of its operation (since January 1, 1901) this Insurance Sinking Fund Department has paid out \$1,288.60 for losses incurred in four fires, \$120.90 for cost of appraising losses and for stationery and blanks; and, as above appears, has on December 31, 1904, an accumulated net fund of \$16,471.62. The present annual income of this department is \$5,095.57 in premiums, besides interest from funds loaned.

RECEIPTS AND DISBURSEMENTS OF THE SEVERAL SINKING FUNDS DURING YEAR 1904.

Cumulative Sinking Fund, Cash Account for 1904.

Cash on Hand from December 31, 1903	\$51,717 44
Receipts from All Sources, Including Loans Repaid.	144,510 45

\$196,227 89

Total Disbursements, Including Loans Made During Year 1904	182,997	5 7
Cash Balance in Banks on December 31, 1904	\$13,230	32
Ordinary Sinking Fund, Cash Account for 1	904.	
Cash on Hand from December 31, 1903 Receipts from All Sources, Including Loans Repaid	\$8,159	
During Year 1904	50,224	32 —
Total Disbursements, Including Loans Made During	\$58,383	43
Year 1904	50,778	89
Cash Balance in Banks on December 31, 1904	\$7,604	54
Insurance Sinking Fund, Cash Account for 1	904.	
Cash on Hand from December 31, 1903 Receipts from All Sources, Including Loans Repaid	\$5,651	25
During Year 1904	11,370	57
Total Disbursements, Including Loans Made During	\$17,021	82
Year 1904	14,550	20
Cash in Banks on December 31, 1904	\$2,471	62
Receipts and Disbursements of J. T. Gantt, Secretary Agent of the Sinking Fund During Year 196	•	as
Cash Balance on Hand from December 31, 1903	\$102	
Total Receipts During Year 1904	3,400	13
Total Disbursements During Year 1904, Including	\$3,502	33
Amounts Paid Over to the Treasurer of the Sinking Fund	3,502	28
Cash Balance in Bank on December 31, 1904		05

SECRETARY OF STATE'S OFFICE.

This office has not been included in the examinations heretofore, but last year this additional duty was placed on this Committee, and it has been an onerous, unpleasant, and extremely difficult matter to ascertain the exact and true condition of the finances of this office—due to many reasons, which we will attempt to show later on.

When we first went to this office, in April, 1004, we were informed that we could conclude our labors "in ten minutes." and were shown the bankbooks and a mere statement of amounts, aggregate, received in that office, and amount paid State Treasurer. On insisting that we came for a real examination, we were begged for time to prepare books, etc. However, your Committee went to work, but soon found, on account of the absence of books and improper entries of cash received, wrong and improper entries made in the books furnished, which had been badly kept. Your Committee, feeling the need of a thorough examination, adjourned, and secured the services of an accountant, Mr. J. C. Hollis, of Gaffney, S. C., and with his valuable assistance, made up a book of every item we could find and was furnished by Mr. R. M. McCown, the Assistant Clerk, said book being now in the possession of your Committee. After adjourning, and before our return with Mr. Hollis, many erasures and corrections were made on the books attempted to be kept. The only way we could do was to handle each Declaration for Charter, Return, Application for Notary Public-in fact, every paper during Mr. Gantt's administration. Seeing that considerable time would be consumed in this examination, we did not feel justified in going back of his term without express authority, so did not do so, but feel now that this should be done by the Committee to be appointed.

In comparing the return of corporators to the charters that were recorded, we found some unrecorded and others erroneously recorded, such as where a charter had been granted in the sum of fifteen thousand dollars, same was recorded as having been issued in the sum of fifty thousand dollars. This work we did not complete on account of a very damaging fire in the office where, principally, all records were kept, and since that time we have been unable to do any such work, for the books were badly injured; hence, such examination was necessarily suspended.

In many cases we found where over-collections had been made, aggregating \$367.55, ranging from fifty cents to \$77.50. There was no evidence that these various items had been returned to the proper parties, but, on the contrary, the Secretary of State informed

us we "had nothing to do with these excess amounts, as that was a matter between himself and the parties sending them." We do not agree to such a proposition. On the book which was supposed to be kept items were left off entirely. To illustrate: Camperdown Mills, chartered April 30, 1904; charter fee, \$100.00, and others.

Improper amounts credited to State: Puckaber Brothers, Charleston, charter fee \$50.00; amount State credited with \$15.00, March 23, 1904. We feel compelled to condemn this carelessness in handling the people's money, and in not keeping proper entries of all moneys coming through this office; also the method that has prevailed in many instances where a credit system has been allowed. To give an instance: The Norris Cotton Mills, charter increased on April 10, 1903; charter fee, \$50.00; amount received after charter issued, \$25.00; and the claim was made that the late Col. D. K. Norris contended that "the office already owed him \$25.00." Either this money is lost to the State, or is a loss to the Secretary of State; at any rate, such practice should be discontinued. There are other instances. These items of over-collections may have been returned, but we have no evidence of same. Your Committee is cognizant of one instance where there has been a refund. charter was granted on February 23, 1904, and refund made June 23, 1904, after these matters had been called to the attention of this office.

We regret to report that "all moneys" have not been paid over "quarterly" to the State Treasurer as is required by law, same being held, in some instances, considerable time after the expiration of the several quarters.

Your Committee begs to report that, as the report of receipts and disbursements will show, hereto appended, the Secretary of State has deposited in bank several hundred dollars in excess of amounts shown by his books or evidenced by proper vouchers in his office, as having been collected for fees. In this amount, no doubt, is included some of these excess collections, sent by mistake by different parties throughout the State, and which do not belong to the State, but should be refunded to the proper parties when the charters were issued.

We found by mere chance that one item of \$102.50 for charter of the Union Warehouse Company of Columbia, chartered on the 15th day of January, 1902, during Mr. Cooper's administration, was presented for payment in June, 1904, and has not yet been turned over to the State Treasurer, being, we are informed, now

in the office of Secretary of State. There may be other items of Mr. Gantt's predecessor still outstanding, but, as we stated, we did not go back that far.

There were certain books we had in our possession last year concerning the period of Mr. Gantt's predecessor, which, we are informed, were kept by the present Secretary of State, and the following correspondence speaks for itself:

"Columbia, S. C., November 4, 1904.

"Hon. Jesse T. Gantt, Secretary of State of South Carolina, Columbia, S. C.

"Dear Jesse: In the conversation between you and myself and Attorney-General Gunter, in the Sinking Fund office, about four weeks ago, I stated to you that an account book, to wit: 'The Secretary of State's Account Book of Fees, Vol. 2,' could not be found where (upon your handing it to me some months previously) I had placed it, namely, in the bookcase on the small iron safe in the Sinking Fund office, I showing you where I put it, and you agreeing with me at the time that this would be a safe place to keep it; and that, after diligent search, I could not find it. I further stated in said conversation that this lost or misplaced book, being a book of mere secondary entry, could easily and accurately, though with considerable labor, he reproduced from the record books of original entry, from which the lost book itself was written up or copied.

"These books of original entry were memorandum or 'blotter' books, covering a period from June 1, 1807, to the time when you, as Secretary of State Cooper's chief clerk, introduced in lieu thereof as books of original entry, certain bound books printed in form of several receipts on each page, each receipt being duly numbered, wherein you wrote successively the amount and details as to each fee received by you for the Secretary of State. From time to time, after your introduction of these receipt books, at certain intervals, once or several times a month, you handed to me these receipt books, written up by you, together with a certain amount in checks, moneys, etc., stating that said amount covered the fees written by you in certain receipts in said receipt books; which said certain receipts I entered, or copied, into the said lost book, and signed them, after checking each one up with the amount of checks, etc., turned over to me. The money, checks, etc., received by me at each turning over I promptly deposited in the bank to the credit of M. R. Cooper, Secretary of State. Thus, the lost book upon its debit side is merely

a copy of such of those receipts written by you in the receipt books as were signed by me and written in the lost book. In our said conversation I explained to you that these receipt books of original entry, written up by you and kept in your possession, were necessary to reproduce the lost book in all its detailed entries on the debit side: and that the credit or disbursement side of the lost book could be fully written up in detail from the stubs of the checkbook and checks drawn by Secretary of State Cooper and returned paid by the banks, duly indorsed by the payee. In said conversation, you expressing the opinion that they might be found, I at that time, and on several subsequent occasions, urged upon you the necessity of your at once hunting these receipt books up, and letting me have access to them, so that I could therefrom write up in detail that part of the lost book originally written from them; I suggesting that the work might be rapidly done by Mr. D. W. McLaurin reading the receipts for me to write them into the book being made up. I have, from the other books of original entry, fully reproduced the lost book in every detail of entry, both upon the debit and credit side, for about two years, from its commencement June 1, 1897, to the time when the said receipt books written by you commenced. Beyond this point I need these books of original entry, written and kept by you, to bring the book down to the time, about the middle of the year 1002, when the lost book was closed, and my connection with these fees and feebooks ceased. After waiting several weeks, and failing to get any of the receipt books from you, I have entered (upon the debit side of the book being written up), from memoranda made at the time and in due course of the business, the several and successive total amounts turned over by you to me at said successive certain intervals, as set forth in the foregoing. I know these entries are absolutely correct. After posting these aggregate entries into the new book, they prove out with the bank balances and with the itemized disbursements, and with the Secretary of State's financial statements in his annual reports to the Legislature, and with other checks applied. They must necessarily agree with the several aggregates in the lost book, and with the total amounts of the said certain signed receipts in the said receipt books.

"As thus made up I was prepared to lay these new books before the Legislative Auditing Committee when in session several days ago, had they called for the missing book. These new books are a reproduction of the said lost book, absolutely accurate as to all aggregates, balances, and results, and they show all detailed items on the credit or disbursement side, and all detailed items on the debit side, except as to those items that the said receipt books of original entries, written up and kept by you, are needed to supply. The lost book may never be called for by the present or any other investigating committee, but whether it be ever called for or not, I am most decidedly and earnestly of the opinion that it is due to me, to you, to Mr. Cooper, and to the public, that you and I make every possible effort to reproduce the lost book, not only in correctness of aggregates and results, as I have already reproduced it, but also in the missing details of items extending over the period of the said receipt books written and kept by you. Now, Jesse, I know in the several conversations we have had upon this subject, you have invariably and time and again remarked that I am taking a great deal of trouble entirely unnecessary in my earnest efforts to reproduce the lost book, expressing in substance the opinion that the Legislative Auditing or Investigating Committee does not want, and would not use if submitted to them, either the lost book or its reproduction. I, however, am decidedly of the contrary opinion above expressed. You are entitled to your opinion and I am equally entitled to mine. Though our opinions so widely differ, our personal and official relations are such that I believe I have a right to ask, and trust that you, without delay, will make an exhaustive and final search for the said receipt books, and let me know the result. If, found, I suggest that you turn them over to Mr. D. W. McLaurin, if in the city, for him to read therefrom and me to post in the book being made up, or else I might come into your office and copy them there. All I desire is access thereto, so I may examine and post up each receipt signed by me.

"Some weeks ago I asked you for that Secretary of State's cash-book of fees, which (after my connection with the work ceased) was kept in the Secretary of State's office, covering the last six months of Secretary of State Cooper's term, and which commenced where the lost book ended, as I desired to refer to it; and you told me that you did not know where it was, but thought that it might have been burned in the fire. I also, some weeks ago, asked you for the bank passbooks of Secretary of State Cooper, that had been turned over to you, and you told me you thought they might be found. If you find either this cashbook or the bankbooks, please let me refer to them. I know that the exhaustive and final search I ask you to make for the receipt books of original record, written by you and kept in your possession, may entail work on you, but I am not

asking of you more, nor nearly as much, work as I am rendering in this matter, because after a thorough and exhaustive search for the lost book, I have been busy for over three weeks rewriting up several years of books, and I am now anxious for the opportunity to post said receipt books extending over several years into the book being made up to replace the lost book.

"When the present Legislative Committee, during their first visit this year to the State House, informed me that they expected to examine the Secretary of State's fee accounts for some previous years, I obtained and handed to them this book that has since been lost, and briefly explained to them how it was kept and what period it covered. They handed the book immediately back to me, informing me that they would not need it until the investigations extended back to the period covered by it, or words to that effect. Later, when the Committee was examining the Secretary of State's fee accounts, I carried this book and delivered it to them, and it was in the Committee's possession for about a week or longer, while they were working in the extreme western office of the Secretary of State. Upon the departure of said Committee on that occasion from the city, learning that their investigations had still not extended back to the period covered by said book, I obtained the book from where they had left it, and replaced the book in the same place, in said bookcase on the safe, where later I could not find it.

"Kindly give this matter your immediate attention, and give me a final reply as soon as possible, because, as you know, I have now some Jeisure in which to post up these books, but very soon my entire time will be occupied in preparing the Sinking Fund's annual report to the Legislature, and in closing up the Sinking Fund books of account for the year. Sincerely,

"D. H. MEANS."

This letter has not been answered, we are informed, and your Committee sent Mr. Gantt the following letter:

"Columbia, S. C., February 11, 1904.

"Hon. J. T. Gantt, Secretary of State, Columbia, S. C.

"Dear Sir: We respectfully ask that you produce for our inspection the four receipt books containing itemized, partly printed receipts, duly numbered, showing fees received by the Secretary of State extending from some time in 1899 to some time in 1902, when these receipts were discontinued; also cashbook kept for the Secretary of State, extending from time the book Secretary of

State's account fees, Vol. 2, was discontinued, and extending to the end of Mr. M. R. Cooper's term of office; also all bankbooks for the year 1903.

"The Committee would be pleased to have these books this afternoon at 3:30 p. m., when it resumes its examination of the office of Secretary of State.

Yours truly,

"Thos. B. Butler,

"Chairman Legislative Examining Committee."

"Hon. Thos. B. Butler, Chairman.

"Dear Sir: I am in receipt of your favor of even date, requesting that I furnish your Committee certain books used in the office during the term of my predecessor, Hon. M. R. Cooper. I inclose herewith a letter from Mr. D. H. Means, Clerk of the Sinking Fund, by whom the fees and accounts were kept during this period. Upon receipt of this letter I made a diligent search of the office for the books referred to, but have not been able to find them. I hope that they will yet be found, but on account of its disarranged condition, due to the fire which gutted the room in which all the working records of recent date were contained, I have not been able to find them. The receipts referred to, taken by me as clerk from Mr. Means, who kept the accounts, were usually kept in the large case in the Clerk's office.

"The other books have never been in my personal custody, but were kept by Mr. Means. The bankbooks were kept in one of the desks in the office, and I hand them to you herewith.

"These receipts covered only a short period, were instituted for my personal protection, and were discontinued before the expiration of Mr. Cooper's term. I do not remember some of the conversation referred to by Mr. Means, but they may have occurred, as he suggests.

"It has been a matter of deep personal regret to me that these books cannot be found, and I have made a diligent personal search for them, but without avail.

"I would suggest to you, however, that I have had frequent occasions to verify Mr. Means's accounts from these receipts, and have found them unusually accurate and painstaking. The balances shown by the bank deposits are unquestionably accurate, while the original papers on file in the office, which were issued by you in

lieu of the office books in investigating all collections and disbursements during my term, should enable you to test the accuracy of the office accounts for the period of Mr. Cooper's term.

"Yours truly,

"J. T. GANTT."

The four receipt books which Mr. Gantt, as Secretary of State, was requested to deliver to the Committee are, we are informed, four Secretary of State's feebooks of original entry, written and kept by Mr. Gantt as Chief Clerk of Mr. M. R. Cooper, Secretary of State, wherein he entered with full details each fee received by him for Secretary of State Cooper, extending from some time in 1899 to some time in 1902; the cashbook Mr. Gantt was requested to deliver is a feebook of accounts extending from that time in 1902 when Secretary of State's book account, Vol. 2, of fees closed (and Mr. Means's connection with the fees ceased) to the end of Mr. Cooper's term of office, which, we are informed, was also kept by Mr. Gantt as Secretary of State Cooper's Chief Clerk.

In justice to Mr. Gantt, we beg to state he informed us the reason his books were in bad condition was due to the fact that his time was occupied securing valuable and necessary information for Senator Tillman, to aid him in collecting certain funds from the national government, and we are satisfied he did good work.

The books and accounts since Mr. R. M. McCown has been acting as Chief Clerk have been kept in much better condition, and since our thorough examination in June it is a very easy matter to keep track of the funds and vouchers.

Too much care in keeping the books in this office cannot be spared, for, as will be seen by the following statement of receipts and disbursements during the years of 1903 and 1904, a large amount of money goes through this office.

Amount Received from Predecessor	
Paid State Treasurer	\$34,101 <i>7</i> 8 30,301 89
Balance in Bank	\$3,799 89

Fees Received in 1903	\$16,151 19
Fees to June 13, 1904	7,543 73
Fees from June 13 to December 31, 1904	7,165 58
From Predecessor	2,670 89
	\$33,531 39
Paid State Treasurer	30,301 89
Books Show Balance	
Which shows a balance in banks of \$570.49 over amou and vouchers of Secretary of State show.	nt the books

Under the present law charters are granted on payment of one mill on the dollar up to \$100,000.00, and in a great many instances the State receives only fifty cents, and in some instances as low as five cents, and it costs the State as much to grant one of these small charters as it does one capitalized at \$100,000.00, where the fee is \$100.00. Therefore, we recommend that the law be changed requiring a minimum fee of \$5.00 for any charter granted by the Secretary of State.

There are about eighteen or twenty books, containing the records of corporations, damaged by fire in this office, and, while not destroyed, the bindings and edges have been destroyed, and it is almost absolutely necessary that these books be transcribed. Therefore, we recommend that these records be put in better shape and condition for proper handling and preservation, and that a small appropriation be made to carry this into effect.

Respectfully submitted.

THOS. B. BUTLER,
On the part of the Senate.
JNO. G. RICHARDS, Jr.,
THOS. H. RAINSFORD,
On the part of the House.

PETITIONS.

Petitions were presented as follows:

By Mr. J. B. WATSON:

Anderson, S. C., February 6, 1905.

To the General Assembly of South Carolina:

We, the undersigned cotton mill operatives, petitioners, having understood that there is now pending before your honorable body a Bill to reduce the hours of labor in cotton mills to ten hours per day, or sixty hours per week, respectfully request you not to pass such a Bill, as it will injure us by reducing our wages without giving us any benefit whatever. We are not overworked, and are satisfied, and only ask to be let alone.

Trusting that our request will meet with your favorable consideration, as in duty bound, we will ever pray.

J. L. Williams, J. H. Mattison, Monnie Cox, Sallie Barden, G. R. Hitt, W. S. McCurry, J. D. Gibson, J. H. Enbrican, O. L. Bowan, C. Donnald, Fish Adams, Lillie Adams, J. G. McBee, C. M. McCurry, J. E. Sisemore, W. J. Burden, G. M. White, J. W. Brenner, C. F. Mc-Connell, Macie McConnell, Frank White, Will Jordan, Bud Mayner, Laura Craft, O. V. Adams, J. M. Mayner, R. E. Whitmire, Charles McBee, W. J. Jones, C. L. Thomas, Izra Dixon, Plumer Simpson, W. A. Iverton, J. F. Addis, W. T. Scott, K. A. Scott, Sallie Linley, W. D. Simmons, Ella Simpson, Rosana Fields, Arthur Mayne, Stuard Knight, R. C. Cracker, Lucy Mosley, Bell Mosely, Daisy Brooks, L. O. Croker, E. C. Shelmont, Lola Gunter, J. F. Winchester, John Miller, James Simmons, Minnie Mattison, W. L. Scott, Will Snipes, Sallie Crenshaw, Fred Campbell, J. P. Moore, N. E. Seares, J. W. Fountes, Daisy Moore, C. P. Shaw, L. F. (his X mark) Hargrove, Fannie Shirley, Effie Hopkins, Emma Lee, J. S. Hix, Mamie O'Neal, G. W. (his X mark) Gipson, Bertie Moore, E. C. (his X mark) Shaw, N. M. Mize, W. L. Perry, Luke Fowler, Caddie Fannery, Luicia Parker, S. G. Walker, Eliza Burton, Augustus Day, A. M. Hughes, W. T. Dixon, W. F. Neal, Arizona Williams, Bettie Gibson, Macie Wood, Dora Camplord, W. L. Ingle, J. M. Moore, J. R. Bolt, Mary Andrews, W. Y. Bradwell, I. W. White, C. P. Broadwell, S. O. Stone, R. W. Lee, W. F. Garrison, J. J. Butler, J. J. Boyd, F. B. Burns, J. R. Norris, S. D. Burns, R. G. Patterson, W. K. Sullivan, A. B. Brannon.

By Mr. TRIBBLE:

To the Honorable Members of the Legislature of the State of South Carolina:

We, the undersigned operatives in Orr Cotton Mills, Anderson, S. C., hereby petition your honorable body to use its best efforts to defeat the ten (10) hour bill now under consideration:

J. J. Long, P. F. Carroll, W. C. Manly, W. D. Pike, Dora Kinard, Abbie Laff, Lizzie Thomas, Jennie Langston, Fannie Russell, Inez Cole, Dolia Rorney, Annie Langston, Lonie McCain, May Kinard, Susie Hudgens, Lyda Taff, Alice Cole, J. W. Wagner, Earl Thomas, Wister Kinard, Lillian Harrison, Leila Jayner, Laura Bailey, Harper

Daniels, O. M. Stone, W. D. Bolt, J. D. Stone, D. Kinard, Jim Bolt, H. A. Whitten, R. M. Smith, J. N. Bailey, E. L. Gibson, J. T. Greene, J. A. Bailey, S. C. Armstrong, E. W. Ellison, W. H. Hawkins, Still Rutley, R. N. Lacey, R. D. Putman, Jeff Dunn, E. E. Brown, John Qualls, S. N. Buchanan, J. B. Holder, Walter Vaughn, Mary King, Tom Gilmore, W. W. Brown, Frank Burriss, B. D. Thornton, A. B. Kelly, Will Lemas, C. L. Kernels, J. H. Ellis, R. M. Smith, Jessie Meeks, P. A. Dobbs, B. N. Harris, T. C. Snipes, J. H. C. Hall, C. T. Long, S. T. Gantt, T. R. Baxter, P. M. Hutto, J. M. Dowis, J. D. Beacham, M. N. Bryson, Guss Thomas, J. O. Turner, D. R. F. Simpson, R. L. Evans, Bertha McLoure, Sadie Wells, Mattie Staton, I. H. Cole, W. T. Daniels, F. E. Johnson, W. E. Childers, G. W. Perrin, J. J. Broadwell, W. T. Bolt, Tinsley Powell, John Skelton, S. B. Wells, Sallie Bolt, W. T. Beck, A. N. Gambrell, Sallie Sanders, G. G. Lovett, J. W. Powell, S. H. Johnson, J. T. Levertt, J. H. Deane, W. T. Manley, H. H. King, C. M. Childs, D. A. Lewis, Wille Powell, P. A. Baldwing, G. W. Chenley, Rebecca Daniel, J. R. Holder, Joe Simpson, C. M. Mahoney, Charles Ellison, W. F. Baker, J. W. Powell, P. C. Gillespie, W. E. Childs, J. F. Beasley, H. M. Whitman, A. S. Lyons, S. B. White, Essie Simpson, Boste Hudgner, Annie Durin, Mattie Wheat, Lillian Beasley, Janie Jayne, Myer Whiten, Minnie Whitten, Willie Taylor, Kittie Hall, Emma Holder, Bell Lewis, Mollie Brown, Janie Moore, Alie Hall, Pearl Simpson, Olgia Hancock, Lillie Brown, Alice King, Basa Camp, M. F. Young, J. C. Hawkins, A. A. Abbott, G. V. Langston, Robert Wells, M. S. Jaynes, J. C. Collins, A. J. Voyles, Robert Evans, T. B. O'Neal, B. Kay, J. W. Ferguson, W. B. Goodson, B. W. Hollingworth, W. F. Johnson, Will Vernon, J. F. McLesney, Newt Mitchell, Jeff N. Strickland, R. T. Barton, G. T. Ferguson, J. A. Glenn, J. C. Snelgrove, A. J. Croft, J. W. Jenkins, Eva Looney, J. D. Harrison, R. C. Bailey, R. M. Fisher, Harry McLeskey, Margaret Jones, Sallie Clark, R. P. Stolon, J. J. Ensley, J. G. Foster, W. S. Bullard, M. M. Todd, R. L. Kirby, W. A. Wheat, James Anderson, A. B. Wheat, Ida Gosnell, Nanie Lafay, Berlie Parnell, Leila Bolt, G. W. Hale, Bill Hale, Minnie Shelton, Minnie Fowler, Daylis Eller, W. E. Smith, Ella Skelton, Clara Fowler, Emma Clark, James Brideps, Susana Durham.

By Mr. TRIBBLE:

Anderson, S. C., February 6, 1905.

To the General Assembly of South Carolina:

We, the undersigned, cotton mill operatives, petitioners, having understood that there is now pending before your honorable body a Bill to reduce the hours of labor in cotton mills to ten hours per day, or sixty hours per week, respectfully request you not to pass such a bill, as it will injure us by reducing our wages without giving us any benefit whatever. We are not overworked and are satisfied, and only ask to be let alone.

Trusting that our request will meet with your favorable consideration, as in duty bound we will ever pray.

J. E. Shaw, J. V. Owens, Jim Hill, N. H. James, Hodges Hauks, J. H. McClellan, J. G. Gambrill, J. B. Kelley, F. M. Fowler, J. T. Hollis, J. A. Hill, Sam Sanders, T. D. Whitmire, B. D. Barns, J. A. Whealer, G. N. Whitt, M. P. Hardy, J. B. Smith, J. W. Bannister, J. W. Brooks, Amos Hardy, Joe Green, Nancy English, Lula Morrison, R. L. Elliott, D. Land, K. B. Land, Iim Burden, F. C. Brooks, J. H. Hardy, A. J. Frady, H. R. Kinsey, C. M. Murphy, T. H. Richardson, W. E. Blair, J. R. Erskine, J. C. King, A. E. Ledford, S. A. Freeman, W. H. Pearse, Rich Owens, C. G. Foster, H. Thompson, T. W. Wynn, Will Calligan, M. T. Holinsworth, W. T. Hall, H. S. A. Brooks, E. T. Bray, Dan Bray, G. P. McGee, S. O. Dickson, Maud Dean, Tom Chestre, G. N. Taylor, W. T. Lasley, Manda Losley, J. E. DeWitt, J. G. Phillips, C. L. Haynes, J. R. Brazell, W. A. Lassiter, Pearl Thacker, M. A. Fuller, H. A. Powell, Maggie Gregory, Lou Smith, F. L. Dallas, T. C. Harris, Tommie Dickerson, L. L. Powell, Cal Nugen, W. H. King, Flora Burwile, Luther Coleman, C. H. Poteet, P. W. Louis, John Slayton, Dock Erwin, Joe Boyd, W. W. Robinson.

Spartanburg, S. C., Feb. 6, 1905.

The Hon. D. E. Hydrick, State Senator, Columbia, S. C., and the Honorables, C. P. Sanders, J. W. Nash, M. W. Walker, K. D. Edwards, H. H. Arnold, W. J. Gibson, Members of the House of Representatives from Spartanburg County, S. C.:

Gentlemen: We, the undersigned employees of Arcadia Mills, Spartanburg, S. C., hereby respectfully petition you to use your influence against the enactment of any law that will in any way affect the present labor laws of this State.

John H. Wood, J. S. Webb, F. W. Nichols, O. J. F. Bevill, W. T. Flace, Mattie Landruth, T. G. Bishop, Lola Wood, Carrie Robs, Ella Bishop, J. D. Landford, J. M. Bevill, W. J. Bridgman, Turner Shipman, Janie Shipman, J. G. Edge, W. J. Isreal, J. Isreal, D. Waldrop, L. Landeth, W. Wichesny, Claud Thornton, G. W. Poore, J. L. Shipman, Barbara Thomas, Emma Shipman, Esty Crodd, G. A. Flack, J. S. Cromer, D. Sutcliffe, J. O. Moore, Minnie Hardin, W.

E. Bryant, Sam Thornton, Walter Miller, C. S. Bright, W. F. Roddey, H. H. Davis, A. L. Cudd, H. O. Henderson, G. W. Robs, Ike Randolph, A. F. Ballenger, W. C. Moore, J. R. Tillston.

By Mr. ASHLEY:

Pelzer, S. C., February 6, 1905.

Hon. Joshua W. Ashley, Columbia, S. C.

My Dear Sir: I send you herewith petition from the mill operatives, citizens and merchants of Pelzer, requesting our Representatives to do all in their power to defeat the "Ten-hour Bill." Our people are unanimously in favor of the present system and are outspoken in their opposition to the proposed ten-hour system.

Very truly yours,

WALTER L. WILSON.

To the Honorable Members of the House of Representatives for Anderson County, S. C.:

We, the undersigned operatives of the Pelzer Manufacturing Co., citizens, and taxpayers, do hereby urge you to do all in your power by vote and influence, to defeat the proposed "Ten-hour Bill" now before your body for consideration, as we are thoroughly satisfied with the present system.

Pelzer, S. C., Feb. 4, 1905.

Walter L. Wilson, W. T. Robinson, W. C. Meredith, A. B. Callahan, Amra Hughes, Lizzie Clapman, G. C. Bruce, Arthur H. Pollard, Samuel E. Beeks, Walter Bruce, Francis Fisher, Maurice Callahan, Mamie L. Newman, Mabel Beaman, Annie Ross, W. H. Young, J. K. Ballard, Hester Byers, Farnilla Cooley, Essie Rollins, Eula Ballard, Carry Fisher, Marvin Roberson, Leon Dickerson, J. Boyce Fowler, G. W. Thompson, H. B. Fernell, Maggie Fernell, Raymond Fernell, Ernest Fennell, Hardie Fennell, Lida Kernels, Maud Ragsdale, Ella Ross, Minnie Ross, Minnie Gaines, Lula Norrell, Harry Sullivan, Russ Morgan, Luther Farrar, Ben Byers, Mattie Ragsdale, Eugene Davis, F. C. Ballord, Mary M. Young, Emma Wilson, Jessie Roberson, E. F. Woodside, Robert C. Heyward, Thos. J. Crane, John A. Hudgens, Sam Reynolds, Arthur Cobb, J. M. Roberson, Mamye Roberson, W. H. Blake, W. T. Allison, Wess Crenshaw, A. R. Allison, J. C. Martin, Ina Moore, Willie Moore, A. H. Welborn & Co., A. U. Bagwell, W. R. Mullineux, J. A. Golden, O. J. Maltrimmix, W. K. Hudgens, W. W. Adams, R. E. Tollison, J. A. Major, W. P. Rogers, J. C. Ragsdale, J. W. McCuen, Thos. T. Cox, J. B. Browne, J. S. Wertze, W. W. Griffin, Furman H. Martin, W. T. Elgin, W. T. McElroy, C. C. Hindman, S. C. Beam, J. E. Holliday, J. F. Hindmer, B. C. Bable, H. P. Beam, J. M. Scott, J. B. Casey, S. E. Beeks, G. C. Davis, J. W. Williams, L. Padgett, A. T. Cobb, C. C. Moore, A. G. Pinkney, Magistrate, A. J. Wilingham, barber, J. A. Lollison, barber, W. M. Gaines, T. C. Stuart, M. B. Austin, J. M. Garnett, S. H. Patton, W. C. Cramer, C. L. Chapman, H. E. Erwin, J. K. Ashley, G. W. Gossett, C. G. Williams, I. T. Sargent, L. N. Harris, H. H. McGee, John (his X mark) Holley, Hughes (his X mark) Turner, S. J. (his X mark) Ashley, Hony Holly, J. A. (his X mark) Grant, A. N. Mulligan, G. M. (his X mark) Phillips, J. A. Coker, M. Y. (her X mark) Bagwell, Essie (her X mark) Powell, Minnie (her X mark) Campbell, S. R. McElrov, J. T. Trayler, A. G. Irbv, R. W. Gossett, W. L. Brewston, L. C. Campbell, William Griffin, L. R. King, Ernest Chapman, David Owens, Sam (his X mark) Johnson, Gus Stone, Con Pollard, Ansel Martin, W. B. Jamerson, Vinnie (her X mark) Gagwell, Essie (her X mark) Powell, Minnie (her X mark) Campbell, Addie (her X mark) Campbell, Eva (her X mark) Owens, Kate (her X mark) James, Dess (her X mark) Powell, Stell (her X mark) Campbell, Cresey (her X mark) Griffin, Lizzie (her X mark) Griffin, Lottie (her X mark) Roberson, Ida Williams, Sue Hughes, Maggie (her X mark) Holley, Lizzie Mulbrie, Minnie Hunt, Aner (her X mark) Lethers, Ozie (her X mark) Coker, Lottie Hunt, May Bell Hammond, Lillie Nelson, Martha (her X mark) Lethers, Nora Parker, Minnie Williams, Carrie Lee McGee, Pearl Pollard, Maud Austin, Pearl Lattimer, Zula Gaines, Annie Moore, H. R. King, Allie Chambers, Lydia Beeks, Mamie (her X mark) Long, Mamie (her X mark) Gable, Viola (her X mark) Hughes, Iita (her X mark) Wooten, Fannie (her X mark) Golden, Ada (her X mark) Fleming, Carrie (her X mark) Wooten, Mary (her X mark) Jones, Minnie (her X mark) Jones, Bertha (her X mark) Laney, Center (her X mark) Lattis, Ed (his X mark) Stone, Will (his X mark) Campbell, Doss (his mark) Dillard, Sallie (her X mark) Sheppard, Mamie (her X mark) Caldwell, Mamie (her X mark) Owens, Jula (her X mark) Young, Hattie (her X mark) Roland, Siville (her X mark) Dickard, Mamie (her X mark) Powell, Mattie (her X mark) Bolden, Susie (her X mark) Center, Frank (his X mark) Stone, Floyd (his X mark) Clayton, Earskin (his X mark) Clayton, Jasper (his X mark) Fennelly, Edward (his X mark) Gaines, Frank (his X mark) Owens, Eligha (his X mark) Fendley, Edward (his X mark) Gambell, Walter (his X mark) Young, Woodward Lyles, Laney (his X mark) Richard, Hattie

(her X mark) Harrell, Lillie (her X mark) Brown, Ella (her X mark) Bruce, Lyda (her X mark) Wilson, Minnie (her X mark) Himbree, Nannie (her X mark) Hughes, Maggie (her X mark) Lakey, Mattie (her X mark) Rice, Mamie (her X mark) Rhodes, Pearl (her X mark) Brume, Cresten (her X mark) Jenkins, George (his X mark) Green, Hardie (his X mark) Nelson, Lanes (his X mark) Parker, Tossie (her X mark) Brune, Estella (her X mark) Walker, Addie (her X mark) Walker, Bessie (her X mark) Morrison, Pearl (her X mark) Bagwell, Burgie (her X mark) Kurnells. Martha (her X mark) Looker, Annie (her X mark) Allin, Lula (her X mark) Martin, Bell (her X mark) Rhodes, Troy (his X mark) Tugue, Will (his X mark) Coker, Will (his X mark) Tugue, Hunt (his X mark) Ralpha, Auston (his X mark) Flemings, J. A. (his X mark) Jones, J. H. (his X mark) Jones, H. M. (his mark) Shipman, Fidney (his X mark) Steagol, S. B. Poe, John (his X mark) Tugue, Byers (his X mark) Frank, Taylor (his X mark) Ferrill, Lillie (her X mark) Rice, Lula (her X mark) Hooper, Mattie (her X mark) Phillips, Marie (her X mark) Phillips, Aaron (his X mark) Sargent, Onie (her X mark) Byers, Oscar (his X mark) Sargent, Ernest (his X mark) Grant, Dena (her X mark) Cox, Lizzie (her X mark) Sargent, Ollie (her X mark) Greer, Oscar (his X mark) Roland, Ben (his X mark) Brown, Frank (his X mark) Byers, Otto (his X mark) Stone, David (his X mark) Bagwell, James (his X mark) Center, Joe (his X mark) Crocker, Durham (his X mark) Eula, Flica (her X mark) Browning, F. A. Rice, P. S. Bunton, George Turner, S. B. Baldwin, D. E. Morgan, John Reynolds, J. J. Dean, J. M. Moore, Robert Hurbert, Lucy Stone, Riley Grogan, J. E. Kirby, Annie Lindsey, Nimrod Davis, Will Davenport, Charles Thompson, W. T. Campbell, J. W. Hughey, Robert Couch, Annie Ragsdale, T. R. Griffin, J. W. Halliday, O. B. Brassel, J. E. Thompson, W. P. (his X mark) Harry, J. C. Wooten, Ella Grogin, Zona Beattin, T. D. Stetter, Grover (his X mark) Smith, Tempie (her X mark) Greasam, Chester Calloway, B. B. Bell, H. A. (his X mark) Autry, J. H. (his X mark) Parnell, H. R. Beaman, V. C. Holtzelaw, J. M. King, John (his X mark) Sloan, J. M. Martin, Sallie Martin, Pink (his X mark) Baynard, Katie Leathers, J. W. Massey, J. D. Dickerson, Suda Lethere, A. C. Crawford, Genra (his X mark) Taff, E. W. Taff, Arthur Hughey, Thomas Williams, John O. Davis, R. L. Devall, Katie Moore, Brinnie Smith, C. W. Johnson, Will Roberts, John S. Phillips, M. D. Gunter, Lizzie Fredericks, T. M. Fredericks, Sallie

Beck, Mamie Dawes, Grover Brown, J. B. Bowie, C. L. Joy, Lizzie Lafay, Clarence Ballard, M. S. King, T. H. Davenport, A. B. Davis, Mary Kay, Mary Jeanro, M. D. Leslie, H. W. Vanpatton, S. J. Ashley, W. R. Norrell, Jessie Jones, Aileen Taylor, Allen Chapman, Bessie Shaw, Mamie Callahan, Mamie Nicholson, May Owens, Estelle Smith, Julia Aherson, Beulah Gaines, Binnie Bruce, Lila Davis, Evelene Brown, Anna Williams, Sallie Coleman, Mary Brown, Leona Austin, L. H. Garrison, C. F. Kelly, W. Hamer Lang, J. A. Spearman, P. M. Parker, D. M. Nelson, T. W. Thompson, S. P. Rowe, A. P. Rodgers, J. H. Merritt, J. R. Farno, J. B. Roberts, W. E. Cooper, H. S. Prewitt, J. L. Roberts, R. M. Harper, W. P. Parnell, Hovey Long, J. A. Davis, Lewis Shaw, Claud Erin, J. A. Telford, Charles Byers, Arthur Lang, J. V. McConnell, B. C. Rodgers, Annie Walker, Walter James, Joe Melite, Hattie Gunter, Grover Crampton, H. B. Fennell, Nina Walker, Mitter Griffin, Florence Roberts, J. A. Wilson, T. P. Long, John Rowland, Gena McMinn, W. M. Martin, Brown Kay, Harlie Crawford, C. N. Harris, K. P. Burkett, B. F. (his X mark) Murtin, H. T. (his X mark) Gray, W. G. (his X mark) Ross, J. D. (his X mark) Shannon, J. N. Mathews, John (his X mark) Hindman, Ed. Sembaugh, V. P. Jenkins, David Shannon, Guy Flemming, W. F. (his X mark) Kay, Bessie Grant, R. E. Crumpton, C. W. Jenkins, Henry (his X mark) Jenkins, L. E. (his X mark) Riss, J. M. (his X mark) Green, P. G. (his X mark) Chapman, George (his X mark) McBreaty, J. E. (his X mark) McBreaty, J. F. (his X mark) Shannon, G. Holtzclau, Cleaveland Holtzclau, Louie Holtzclau, M. E. Fisher, Nyles (his X mark) Fisher, Mrs. Martha (her X mark) Scott, Robert Scott, Preshia Moore, M. Lula Moore, Mrs. Cordie Pollard, Onie Reeves, D. W. Smith, S. F. Kernells, J. F. Hammond, W. J. Simbaugh, J. M. (his X mark) Glin, J. I. Davenport, W. T. Farrow, W. H. Davenport, C. L. Harris, J. T. (his X mark) Braming, S. M. Flemmings, W. L. Moore, J. J. Moore, B. F. Ross, Guy Flemings, J. C. Henderson, M. C. Moore, C. E. Moore, S. P. Bell, E. S. Hunt, L. R. Dean, J. C. Numalley, C. L. Nelson, Will Hindman, J. W. Davis, J. M. (his X mark) Browning, E. P. Grant, Mark (his X mark) Williams, John (his X mark) Kirby, Will (his X mark) Kirby, Harry (his X mark) Kirby, W. M. (his X mark) Belt, Keth. Dunham, J. S. Simbaugh, T. L. Hooper, L. M. Brown, J. A. Leathers, H. W. Nelson, J. H. Williams, Oscar (his X mark) Kirby, G. E. Phillips, L. M. Hay, R. L. Riss, S. J. Posts, Minnie Posts, K. S. Ross, T. M. Ross, J. C. Culberson, M. D. Tromell, J. S.

Brown, J. T. Owens, J. O. Bell, W. L. Cambell, W. C. Hindman, Chris Stone, W. E. Crawford, E. P. Jenkins, J. A. McBreatty, J. C. Lipton, J. C. Jeans, T. E. Hunicutt, C. T. (his X mark) Scott, Oscar (his X mark) Byers, Hullit (his X mark) Sullivan, W. K. Hightower, John Golden, Jones Golden, John McBrearty, Charles (his X mark) Nickerson, Cliff (his X mark) Brown, Thomas (his X mark) Bray, B. B. Bouldin, Henry Hindman, W. E. Greer, George Coleman, C. G. Clark, E. W. (his X mark) Reeves, Sam Sharp, Luther Reeves, Abel Williams, N. P. Williams, Mark Williams, W. L. Green, Bertha Green, Claud Green, Estella Green, N. D. Duckworth, B. Beaman, W. C. Saxon, Lillie Saxon, Joseph Fraser, R. W. Poore, T. N. Ford, W. R. Davis, T. H. Williams, T. C. Herbert, E. W. Lee, M. A. Davis, J. M. Cobb, C. R. Staggs, A. L. Rollins, John W. Hughes, W. H. Cox, W. A. Fowler, J. E. Norrell, J. M. Cooley, J. B. Howard, Green Bates, P. J. Finley, B. H. Wood, W. C. Morgan, P. J. Garrison, C. W. Moore, W. A. Lesley, Charley Gaines, J. R. Ferguson, J. R. King, D. C. Emerson, Edgar Kennels, M. P. Nelson, W. T. Cooley.

By Mr. PRINCE:

Pelzer, S. C., February 4, 1905.

To the Honorable Members of the House of Representatives for Anderson County, S. C.:

We, the undersigned operatives of the Pelzer Manufacturing Company, citizens, and taxpayers, do hereby urge you to do all in your power, by vote and influence, to defeat the proposed Ten-Hour Bill now before your body for consideration, as we are thoroughly satisfied with the present system:

John W. Johnson, E. A. Whitmire, H. C. Chapman, G. G. Whitmire, J. H. Mullinax, Milard Lee, M. E. Cox, T. W. Mason, N. C. Ledbeters, R. W. Waikfield, A. J. Satierfield, H. M. Harrison, W. R. Donely, M. D., W. J. Browning, W. W. Greer, A. C. Alexander, C. W. Willingham, J. M. Browning, Jim Cracker, Will Williams, Arthur Hood, W. H. Griffin, Colonel Brooks, Ben Awtry, W. D. Davis, Clint Gambrell, Frank Gambrell, K. Chandler, Sanford Chandler, O. L. Peterson, W. J. Mullinax, J. T. Garritt, Henry Thompson, M. Burnett, J. H. Hill, E. H. Eden, J. Simmons, H. R. Ennis, Mack Fennell, Henry Bass, Neal Bass, Jess Riddles, Fred Wolf, Norton Howland, Anderson Walker, O. B. Wolf, W. H. Garrison, John Keith, W. L. Johnson, James T. Hudyens, G. C. Rice, G. W. Watt, Will Perry, J. L. Nelson, J. F. Hudgens, W. N.

Bentley, James A. Reeves, A. H. Davis, Nelson Sargeant, Henry M. Cox, Sanford Perry, J. R. Jones, George Perry, John Black, G. F. Robinson, N. M. Kelly, J. B. Sargent, C. R. Kohn, John M. Perry, James C. Chandler, Fred W. Flynn, M. C. Kirby, F. W. Kelly, John S. Jones, A. M. Ledford, M. T. Allen, T. G. Brooks, John P. Williams, T. B. Hall, W. R. Nickels, S. H. Wood, C. L. Brown, J. C. Bentley, J. K. Williams, P. L. Kelly, D. W. Flynn, C. K. Ledford, J. J. Nelson, Hoyt Evoy, Mamie Nichols, Crank Wirt, T. H. Cothroy, R. L. Irwin, W. R. Smith, U. S. Sargent, Robt. Tinney, Henry Hollingsworth, M. A. Prince, Rob James, Will Hawkins, J. B. Hendon, B. F. Freeman, C. C. Carhardt, Leona Ballew, J. T. Parker, Maud Upton, Sam Rollins, Bet Hall, T. J. Norris, Ben Smith, Martha Prince, Florence Burnett, Add Irwin, Cranton Dean, C. J. Woodrow, Jess Smith, Ed Lord, T. J. Woodrow, C. E. Pierce, Jim Lord, A. T. Peterson, E. T. Jeanes, T. S. Bagnell, T. J. Henderson, Bradford Green, Luther Henderson, Charlie DuBose, Jerome Stegall, J. T. Simms, E. C. DuBose, R. A. Erwin, W. M. Henderson, L. G. Hays, Newman A. Smith, Joe Hayes, John McCloye, G. F. Sargent, Charley Cox, Will Burnet, Will Denhart, R. W. Edwards, M. W. Strickland, M. B. Burnett, E. D. Haves, W. E. Hayes, David Bass, J. C. Martin, Thomas Bass, J. W. Whitt, J. W. Smith, Belle Emerson, Vaney Emerson, Thursey Hayes, Mary Haves, Dora Hunt, Rilia Emerson, Carrie Erwin, S. C. Erwin, Sally Haves, J. E. Auger, G. W. Watts, M. A. Pierce, C. E. Pierce, W. P. Reeves, J. A. Belew, A. A. Belew, Carl Boys, A. T. Pelson, T. W. Hamons, M. W. McColl, F. S. Wakefield, B. F. Jenkins, C. W. Wilson, Joe C. Wilson, J. M. Perry, John Thurston, Henry Bass, L. H. Henderson, J. M. Yates, Neal Bass, W. E. Nelson, C. W. Perry, S. G. Bell, W. L. Mitchell, J. B. Bollinger, Charlie Mitchell, Lee Bentley, V. H. Nichols, J. O. Nichols, M. A. Howard, R. B. Hodgens, Frederick Fonter, W. T. Holey, W. H. Ellenburg, R. A. McClellan, Fred Wolfe, Lee Buckner, Y. L. Wood, G. S. McBrearty, M. L. Tippett, J. L. Wing, R. B. Green, J. W. Blythe, Henry Thompson, D. N. Howard, T. M. Jenkins, I. D. Harvard, J. W. Walker, S. H. Simpson, T. E. James, Ouren Orr, W. E. Orr, J. J. Martin, W. H. Edwards, C. B. Walker, William H. Cox, J. B. Goodman, W. P. Cox, L. B. Blakeley, F. C. Smith, Will Walker, C. E. Kelley, J. H. Henderson, A. L. Ervine, R. H. Ervine, C. L. Smith, R. Read, T. E. Read, B. Hollinsworth, C. G. Howard, L. E. Spearman, P. D. Finley, Earnest Satterfield, A. H. Hood, Jerry Mullinax, O. H. Whitmire, L. Londe, R. E. Cambell, George Narrerr, B. E. Narrerr, J. D. Harrerr, Pearley Hood, J. W. Pool, John Martin, Will Cox, T. C. Woode, Bud Kelley, Walter McColliams, A. Bagwell, C. L. Blackwell, H. G. Horvell, B. S. Dickerson, J. E. Henderson, E. P. Shubert, G. W. Denhart, A. R. Gambel, A. E. Martin, O. C. Watkins, U. B. Nobody, R. F. Holt, J. W. Thurston, A. McGee, H. S. Brown, H. P. Barnett, M. S. Martin, J. B. Harris, J. H. Lubrand, T. E. (his X mark) Upton, Riley (his X mark) Moody, Frank (his X mark) Cole, R. A. Hays, Jim Catts, D. C. Collins, Wash Gains, J. F. Turner, M. L. Lord, A. T. Whitt, H. P. Davis, Ben Watson, M. R. Hayes, N. B. Nelson, P. H. Hankins, J. G. Lollace, John Cox, Paul Reese, Rubin Williamson, B. L. Buckner, Lewis Hays, J. W. Ward, G. F. Sargent, Duffee Nichols, J. W. Barboy, S. J. Garrett, J. M. Dickard, Tom G. Reid, A. W. Sanders, V. W. Kennedy, C. Eavney, Robert Coker, L. A. Slater, T. H. McMahand, J. W. Kyler, I. C. Emilson, J. W. Charles, J. N. Garner, J. W. Jordan, G. H. Edwards, Forest Taylor, S. W. Shirley, Florence Young, W. H. Durham, M. A. Cooley, Mary Eyles, J. W. Mullinax, J. P. Hunt, J. E. Henderson, E. P. Shubert, P. H. Hankins.

By Mr. HALL:

Anderson, S. C., February 6, 1905.

We, the undersigned operatives of Toxaway Mills, petition your honorable body to use its best efforts in defeating legislation looking to the enactment of a measure to reduce the working hours which constitute a day, as we wish to be left alone, and feel sure that such legislation will not work to our benefit:

A. L. Ellis, C. N. McAlister, Will Godfrey, Steve Hemicrett, John Andrews, Joe Chambers, P. A. Howard, A. I. Campbell, Maggie Rutledge, Hattie Strickland, Lillie Chambers, Lizzie Godfrey, Lela Kay, W. I. Brown, Charley Moore, Clifton Chambers, W. M. Taylor, Ernest Smith, B. C. Church, J. A. Eophan, T. C. Varner, Luther Smith, Esko Moore, Dock Faulkner, Earl Campbell, Lula Gilbert, Lizzie Chambers, Anna McAlister, Nettie Loggins, Ida Jordon, Sammie Harris, W. M. Patterson, J. W. Morgan, J. W. Loggins, Noonie Loggins, Sue Terry, Beatrice Terry, Dillard McClain, L. D. Hammack, W. C. Smith, R. O. Smith, J. M. Smith, Salena Varner, Smith Erskine, Ellis Smith, A. R. Gilbert, B. B. Pace, Ed. Maddox, E. A. Winn, W. J. Forgis, W. H. Corbin, Mary Maden, James Sutherland, A. L. McCall, R. H. Sutherland, H. F.

Howard, Willie Terry, J. O. Strickland, Ed. Howard, Daniel Patterson, J. P. Hinder, Josie Chambers, Maud Campbell, Laura Hill, Martha Jordon, Bell Maddox, Sallie Maddox, Ida Gilbert, Mattie Smith, C. E. Hurley, Susie Sisk, E. A. Scott, Maud Fletcher, Mamie Cable, W. E. Faulkner, W. H. Godfrey, A. G. Raper.

Anderson, S. C., February 6, 1905.

We, the undersigned operatives of the Riverside Manufacturing Company, petition your honorable body to use its best efforts in defeating legislation looking to the enactment of a measure to reduce the working hours which constitute a day, as we wish to be left alone, and feel sure that such legislation will not work to our benefit:

R. K. McCuen, W. C. Lee, T. L. Meaders, H. L. Whitman, J. A. Taylor, Tom Taylor, A. L. Teasley, M. D. Richard, W. D. Cox, Judge Moulder, B. Fletcher, T. T. Fletcher, G. W. Godfrey, Belle Godfrey, Nyley Carter, C. H. Whitman, J. L. Goodwin, J. T. Moore, O. R. Roberts, John E. Yeargin, C. H. Strickland, W. M. Moulder, E. G. Chambers, C. A. Whaley, M. D. Stuart, Frank Godfrey, J. L. Jones, E. F. Whitmore, Earnest Kay, J. C. Smith, Ella Smith, W. R. Simpson, Jim Simpson, Jessie Simpson, Leola Chambers, F. M. Harman, G. R. Dodd, S. R. Honea, A. J. Carter, Fred Kay, B. Burdon, Lola Smith, Nettie Smith, Fader Smith, Cary Whaley, Robert Suters, Angieline Chambers, Ella Chambers, John Chambers, Bob Smith, Willie Victory, Galey Burdon, W. T. Reeves, Minnie Smith, L. S. Moss, L. M. Hughes, Ella Hughes, Henry Underwood, J. M. McClellan, Ola Crawford, Lola Popham, Jonas Burdon, M. Corbin, John Corbin, Philip Chambers, Leila Hughes, J. P. Cobb, J. W. Shirley, W. H. Corbin, J. A. Corbin, Nore Corbin, Carrie Corbin, Almert Corbin, Abe Carter.

By Mr. MORGAN:

To Hon. B. A. Morgan, House of Representatives, Columbia, S. C.: We, the operatives at Piedmont, S. C., would respectfully ask that the Ten-Hour Bill, age limit and notice bills be voted down. What we ask is to be let alone.

S. R. McCall, C. W. Smith, R. C. Bartlett, Lucy V. Parker, Mrs. E. J. McColl, C. B. Corbin, R. Y. H. Shumate, Mrs. J. A. Christopher, R. I. Wade, J. F. Austin, A. B. Bailey, J. B. Cooper, J. A. Bryson, W. F. Bryson, Mrs. M. N. Kimbo, Mrs. M. E. Ariail, W. O. Ariail, P. A. Mauldin, Mrs. F. M. Fisher, E. A. James, M. H. Grove, Mrs. C. C. Holingsworth, E. E. Armstrong, Elias Garner, R. L.

Brown, W. A. Brown, Mrs. A. Brown, W. H. Tarrant, R. S. Chappelear, Anna Lindsey, Ila Shirley, J. S. Mullikin, L. A. Burdett, J. W. Fisher, Gertrude Hutchison, M. H. Porter, J. L. Kernels, Walter Buchwister, John Wade, J. E. Hudson, C. C. Griffith, Warren Buckhiester, W. A. Ketter, J. T. Meeks, Alex Fowler, W. B. Parker, A. H. Luker, J. W. Henson, B. P. Parker, Lee Cooper, Sam Cooper, Arthur Taylor, C. C. Bussie, A. B. Clardy, Maggie Chandler, Jamie Hutchison, J. S. Porter, W. R. Davis, T. A. Bowen, W. R. Wood, I. L. Mimmons, J. B. Howard, A. C. Fleming, G. C. McElrath, J. H. Tufey, T. F. Stewart, J. E. Pynes, W. H. Cobb, W. L. Williams, Alfred Blackstein, W. J. Clifford, Earnest Waldrop, C. R. Blackstone, C. F. Huff, Emma Christopher, Mamie Waldrop, J. B. Mitchell, W. T. Brown, F. M. Williams, O. S. Burgess, B. S. Hollingsworth, Daniel Ketts, R. C. Hamilton, Lulae Roland, Pauline Jones, Maggie Estrange, H. J. Jewell, Nell Turner, I. O. Brown, J. C. McConnell, Sallie Verdin, Jamie Evans, Will Gilreath, Fred James, J. F. Shirley, A. J. Collier, C. D. Eskin, W. H. Erb, Cora Willson, Will McColl, J. W. Gifford, Sam Cooper, Will Waldrop, J. C. Mitchell, S. L. Goldsmith, James Boiter, W. R. Wenck, W. B. McGee, S. A. Sutherland, J. F. Vaughn, M. C. Warner, B. F. Fowler, Will McElrath, N. D. Morgan, D. H. Herman, W. A. Green, J. W. Garrett, J. N. Cox, J. B. Buckhister, S. R. Brown, J. W. Peidmore, John Armstrong, I. H. Thomerson, G. M. Smith, J. T. Verdin, J. V. Varner, C. S. Davis, Lucian Rose, Jim Durham, Newton McConnell, J. W. Timmons, J. O. Haynes, C. R. Roberts, E. M. Patterson, Ed. Walker, Jim Brown, R. D. Fletcher, J. P. Thompson, W. C. Bird, Norlan Adams, J. J. Wilson, L. M. Freeman, Will Hooper, R. I. Anderson, Charley Beck, John Fowler, A. M. Foster, William Rennemeier, Frank Harrington, G. W. Cooper, Z. B. Brown, J. A. Evins, N. A. Midlen, J. W. Huev, W. H. Hallett, W. M. Land, Z. A. Bell, J. H. Shewmate, Ed. Bartlett, S. E. Maulden, R. S. Collier, E. L. Whitmire, S. A. M. Fletcher, Ed. Corbin, Frank Burgess, Furman Read, B. B. Hollingsworth, E. H. Parker, J. W. Middleton, Will Coward, Rufus Paxton, Jim Read, John Fletcher, Boyd Timmons, Nathan Coward, John Hamley, Lester Coward, Linn Roberts, James McColl, J. H. Keller, W. C. Brenner, J. H. Ariail, James Bramlett, Will Coker, L. M. White, T. S. Hollingsworth, J. M. Williams, A. G. McElrath, H. Doggett, A. P. Doggett, W. S. McHugh, Odella Singleton, Essie Hollingsworth, Amy Doggette, Ada Austin, S. M. Wright, J. L. Fleming, Dick Hale, C. E. Thompson, I. H. Coryill, J. E. Riley, J. H. Eskin,

J. D. Dacon, John (hix X mark) Hunter, P. D. Green, A. L. Keller, Elliott Hagan, I. M. Spearman, G. W. Burgess, A. M. Doggett, Agness Gilreath, Richard Coward, Carrie Cooper, Ida Varner, May Williams, Lucy Sullivan, Pauline Ashmore, W. A. Hammons, D. K. Keith, Emma Walker, John Cowart, Mary Vehorn, W. H. Davis, Bessie Elroon, John (his X mark) Bryson, Mossie (his X mark) Howard, Tom (his X mark) Nobrains, Will (his X mark) Murphy. Carithena (her X mark) Brandon, Clarence (his X mark) Brookshire, Jim (his X mark) Fisher, Hugh (his X mark) Brown, Cleve (his X mark) Coward, Will (his X mark) Austin, West (his X mark) Eavins, J. A. (his X mark) Williams, Lula Blackston, Agnes McColl, Sallie Mitchell, Lena Sullivan, Emma Chandler, Jim (his X mark) Kirkland, Silas (his X mark) Turner, Ben (his X mark) Burnett, Rob (his X mark) Brown, Bessie Lindley, Ella Bailey, Arma Lindley, Emma Shaw, H. H. Spence, Henry Coward, Ida Bailey, Alice Coker, Davis Harper, Lizzie Gresham, Hattie Ross, Seppie Lee Keith, Tessie Parker, Effie Jeynes, Carrie Durham, Ettie Colier, Neta Patterson, Ida Ross, Mary Austin, W. R. Harper, W. E. Davis, Emma Finley, Albert (his X mark) Poole, Ben (his X mark) Bundy, Johnson Lindley, Cora Fowler, Kizzie Sullivan, Hattie Jones, Lula Jones, Emma Cooper, Norman Jewell, M. E. Finley, Felicia Chatman, Tom Kimbo, Ella Gilreath, Fannie Brown, I. M. Wotton, R. E. Salts, A. B. Parker, Will Fletcher, U. S. Prince, Minnie Evatt, Emma Evans, R. E. Clark, H. E. Parker, Junior McElrath, J. T. Jewell.

Greenville, S. C., February 6, 1905.

To the Members of the Senate and House of Representatives:

We, the undersigned, petition your honorable body, who are interested in the welfare of cotton mill labor, not to vote for any law now before you, or that may come before you, that will affect us in our occupation in any way, and especially the hours of labor, as the majority of our work is piecework. We desire to be let alone.

John T. Buff, W. R. Suter, J. E. Cantrell, John B. Hood, Carrie Tate, Will Goodlette, C. L. Carlee, Haryette Turner, J. C. Hollingsworth, J. E. Collins, Sallie Ward, Winnie Carlile, Percy Odam, Ben Walls, Henry Springfield, Will Wooten, Will Hollingsworth, Henry Hawkins, W. P. Beacham, Clarence Collins, J. O. Barber, Jane Ballew, Earl Hawkins, L. A. Beaver, Will Thompson, May Whitson, Eyler Miller, Sallie Hood, Iver Burress, Beckie Levi,

Cull Puckitte, Thomas Sampson, A. B. Neely, Susie Merrett, Euler Hood, Pearl Blythe, Lee Mentze, Grace Hood, Ida Reeves, Kate Moss, W. M. Tilley, M. W. Hunt, Sallie Center, John Bartow, Ed McAlister, Charles McCall, W. S. Hamlin, H. O. Hood, W. O. Hunt, T. L. E. Batson, Walter Davis, Earnest Davis, F. M. Braswell, E. L. Gimm, J. B. Floyd, B. C. Allips, Flora Shipman, Alice Jones, Etta Blythe, Mattie Alexander, Bertie Jones, Elizabeth Daulton, Burtha Craigo, Nan Burghes, Lillie Barker, I. H. Ward, R. E. Spencer, J. H. Knight, M. L. Fowler, W. A. Morgan, J. S. Knight, F. M. Masters, S. C. Gentry, W. B. Williams, M. J. Davis, Ed. Meadows, J. S. Davis, Will Cooper, D. G. Smith, Adda Hamlin, Carrie Pitman, A. S. Scrougs, Henry Cheney, W. F. Golden, W. P. Galloway, A. J. Martin, E. M. Beaver, Zara Beaver, C. H. Beaver. W. T. Hippo, T. G. Childs, Clyde Childs, L. E. Tripp, Lucian Morgan, J. C. Childs, John Morio, W. H. McGaha, S. W. Rymer, T. O. Smith, C. B. Turner, Jim Couch, B. H. Martin, M. J. Rickman, G. A. Sampson, G. L. Tripp, John Black, John Tripp, S. M. Wingate, C. M. Mell, W. T. Snow, J. A. Warren, J. T. Morgan, Nanie McGhada, Minnie Turner, Sallie Wells: Mary Barbare, Collie Ware, Agnes Turner, Alice Smith, Bertha Cole, Alice Morris, Carrie Foster, Jessie Morris, Eva Childs, Bammie Cole, S. W. Laughter, J. D. Painter, D. M. Shepperd, W. A. Colway, G. H. Tippett, R. D. Childers, G. W. Collins, H. E. Taylor, W. H. Lancaster, H. F. Cooper, F. H. Bryant, Tina Bryant, Danie Wilson, Ida Maloy, Hattie Stiles, E. J. Bedingfield, J. A. Epps, C. M. Foster, W. A. Hayes, Bessie Hayes, W. W. Greer, J. R. Wood, J. A. Moore, J. A. Hudgins, J. A. Altoon, A. L. Denham, A. H. Wheeler, John Howard, J. S. Jenkins, J. F. Oats, Sallie Fowler, T. C. Gannon, Lulius Mill, A. D. Fox, B. R. E. Couch, M. J. Lyda, G. W. Couch, C. H. Lancaster, J. H. Wheeler, Irvin Roberson, Thomas Watkins, Luther Rice, J. S. Barton, L. A. Crain, S. M. Alexander, Andy Chambers, T. A. Key, W. C. Dill, Z. L. Smith, E. F. Smith, E. M. Moore, Frank Wilson, Wash Alexander, M. N. Luther, C. J. Rathbone, Ather Key, F. F. Wells, Thomas G. Hawkins, L. S. Leslie, S. P. Turner, Thomas Howard, I. L. Wooton, W. R. Crane, F. L. Tillotson, E. Jones, J. A. Bates, J. E. Wilson, Margarett Burress, Maggie Wooton, Earl Burgess, W. Hanon, W. C. Eaton, D. F. Brown, W. F. Parnell, W. M. Allen, F. Craige, J. L. Davis, W. T. Cresnell, W. W. Erdow, J. E. Campbell, Leila Thacker, Essie Hinton, Lee Allison, R. Balen, John Berritt, E. F Foister, I. H. Dill, J. A. Sawyer, T. J. Hunt, E. J. Bradley, J. W. Thacker, J. O. Foster, C. E. Hancock, A. T. Vick, Henry Foster, Claud Davis, Sopha Mill, Boyd Henderson, James Merrill, John Williams, Robert Ledford, J. C. Land, T. A. Phillips, C. H. Alie, Bunion Rice, Sam Allison, W. P. Darnell, Gus Hamlin, J. J. Whitson, J. F. Page, G. M. Jones, G. J. Thacker, Robert Fisher.

By Mr. HALL:

Anderson, S. C., February 6, 1905.

To the General Assembly of South Carolina:

We, the undersigned cotton mill operatives, petitioners, having understood that there is now pending before your honorable body a Bill to reduce the hours of labor in cotton mills to ten hours per day or sixty hours per week, respectfully request you not to pass such a bill, as it will injure us by reducing our wages without giving us any benefit whatever. We are not overworked, and are satisfied, and only ask to be let alone.

Trusting that our request will meet with your favorable consideration, as in duty bound, we will ever pray.

T. H. Cramer, G. B. Walton, John Sullivan, H. Norris, Otto Latsch, Rosa Pressley, Mollie McCanell, W. M. Garrison, Plumer Temple, Bessie Thornton, Luke Chandler, M. P. Stacks, G. F. Pressley, W. B. Owen, J. P. Pulliam, E. E. Bowman, John A. Hayes, Charles Walker, J. R. Jones, Will Patterson, T. H. Henderson, F. L. Moore, J. M. Dill, Amiel Prince, R. L. Medlin, W. T. Roland, W. L. Keller, O. C. Thespir, Viola Adkins, Ella Graham, Annie Glasby, Eva Enion, Dion Peace, Lucy Charpen, Dollie Pressley, Hattie Qualls, Lela Prince, Mary Stacker, Sallie Patterson, Annie Merdith, Hamer Moore, Alice Temple, Lillie Carowe, Jessie Carowe, John Carowe, J. W. Sammons, J. O. Clock, M. C. Owens, Morgan Campbell, O. G. Ellison, J. W. McDonald, A. M. Banister, J. R. Lee, B. F. Crawford, H. C. Carroll, T. S. Adams, J. B. Shore, M. D. Hall, W. R. Sullivan, G. B. Beard, C. D. Dean, D. P. Ward, Riley Graham, Francis Brown, Olivia Poten, Willie Miller, Margie Mc-Mullin, Pearle Hayes, Marie Prince, Vera Prince, Mary Pressley, Lula Bannister, Linda Hayes, Maggie Reeves, Minnie Graham, W. E. Cason, J. H. Davenport, M. C. Willard, F. L. Neese.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

- H. 401.—Mr. Lyon: A Joint Resolution, to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claims of Miss Lula McNair.
- H. 397.—Mr. Herbert: A Joint Resolution, to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.
- H. 416.—Mr. T. J. Mauldin: A Bill to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.
- H. 438.—Mr. Toole: A Bill to empower the Adjutant- and Inspector-General to add names to the Confederate rolls, upon proper proof.
- H. 458.—Mr. Spivey: A Bill to authorize and empower the County Board of Commissioners for Horry County to sell the County's Poorfarm and to purchase another.
- H. 471.—Mr. Nicholson: A Bill to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Nellie Creed, T. J. McManus, Amanda Jones, Mrs. N. F. Brown, and N. L. Truett Barnes.
- H. 463.—Mr. Pyatt: A Joint Resolution, to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kamminer Kinard, said County, and State Treasurer to pay the same, for \$26.49 and \$50.00 respectively, to refund overpaid taxes.
- H. 495.—Darlington Delegation: A Bill to authorize the Trustees of High Hill School District, being School District No. 12, of Darlington County, to issue bonds for the purpose of purchasing or paying for school sites and equipping same.
- H. 496.—Mr. Davis: A Bill to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County, to pay for a new jail building, and to constitute the County Board of Commissioners with the Sheriff of the County a Building Committee for said jail building.
- H. 500.—Mr. Reaves: A Bill to authorize the Trustees of Mullins School District, being District No. 34 of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.

- H. 508.—Mr. Lester: A Bill to repeal an Act entitled "An Act to provide for the establishment of new School Districts in Edge-field County, and to authorize the levy and collection of a special school tax therein," approved December 24, A. D. 1888, and to place the said School District under the General School Law.
- H. 486.—Mr. Prince: A Bill to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.
- H. 513.—Mr. Cloy: A Joint Resolution, to authorize and require the payment of sixteen dollars and thirty cents to Mrs. Elizabeth Samuel, of Aiken County.
- H. 484.—Mr. Cothran: A Bill to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River in Pickens and Greenville Counties, for development of the power of said river and converting same into electrical power.
- H. 501.—Mr. Harley: A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste. or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck used or operated upon any railroad, whether the same be operated by steam or electricity.
- H. 164.—Mr. Pittman: A Bill to amend an Act entitled "An Act to incorporate the Town of Bishopville, in Sumter County," approved December 24, 1888, Statutes-at-Large, 229, as to the publication of receipts and disbursements by the municipal authorities.
- H. 535.—Mr. Verner: A Joint Resolution, to authorize and require the payment of the claim of W. J. Schroeder, County Treasurer of Oconee County, of \$24.66.
- H. 538.—Mr. Gause: A Joint Resolution, to authorize the County Treasurer of Williamsburg County to transfer to the County Treasurer of Florence County certain funds belonging to that district in Williamsburg County, incorporated in Florence County, and as to the distribution of the same.
- H. 516.—Mr. Brantley: A Bill to amend Section 3118 of Code of Laws of South Carolina, 1902, Vol. I, by removing Orangeburg County from the exceptions of said Section 3120 of said Code of Laws, relating to fees of Sheriff of Orangeburg County.

- H. 549.—Judiciary Committee: A Bill to amend Section 397 of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the provisions thereof.
- H. 532.—Mr. Foster: A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.
- H. 534.—Mr. Brantley: A Bill to amend an Act entitled "An Act to amend Section 791 of the Civil Code of South Carolina, Vol. I, in so far as the same relates to Colleton County," approved 2d day of March, A. D. 1903, in so far as same relates to Orangeburg County.
- H. 537.—Mr. Fraser: A Bill to amend Section 993, of Vol. I, of the Code of Laws of South Carolina, 1902, relating to magistrates in Sumter County.
- H. 372.—Mr. Davis: A Bill to authorize the County Board of Commissioners of Berkeley County to draw their warrant in favor of L. A. Coward for \$75.00 for building Garner's Bridge, and to require the County Treasurer to pay the same.

The following Bills were read a third time, passed, and, having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification:

- H. 216 (S. 52.—Mr. McLeod): A Bill to amend Section 816 of Vol. I, Code of Laws, 1902, so as to have same apply to Lee County.
- H. 456 (S. 164.—Mr. Raysor): A Bill to enable and authorize School District No. 70, embracing the Town of Elloree, in Orangeburg, to issue bonds for the purpose of paying for the erection and maintenance of a public school building, and to provide for the payment of accruing interest and principal of said bonds.
- H. 452 (S. 148.—Mr. Hay): A Bill to amend an Act entitled "An Act to provide for the erection and equipment of a new Courthouse at Camden, and to authorize the issue of bonds for such purpose," approved February 19, 1904.
- H. 445 (S. 102.—Mr. Douglass): A Bill to authorize the Town Council of Union, in Union County, to elect a Town Auditor, to define his powers and duties, and fix his compensation.
- H. 447 (S. 122.—Mr. Brown): A Bill to validate and confirm the sale and conveyance of two lots, Nos. 1 and 2, in the Town of Darlington, known as the jail lots, by the County Board of Commissioners of Darlington County, to C. W. Hewitt.

- H. 449 (S. 136.—Mr. Stackhouse): A Bill to amend Section 1 of an Act entitled "An Act to amend the various Statutes and the laws as to school districts embracing the towns of Marion, Mullins, Latta, and Dillon, in Marion County."
- H. 454 (S. 155.—Mr. Butler): A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.
- H. 480 (S. 163.—Mr. Carpenter): A Bill to fix the time for electing Trustees for Easley School District No. 13, in May.
- H. 482 (S. 172.—Mr. Walker): A Bill to provide for a reappraisement and reassessment for taxation of certain abandoned rice lands.
- H. 528 (S. 265.—Mr. W. E. Johnson): A Bill to authorize the Town of Wagener to issue bonds for public improvements.

The following Bill was taken up:

- H. 413.—Mr. Brantley: A Bill to amend an Act entitled "An Act to amend an Act entitled 'An Act to fix the compensation to be paid to the County officers of the various Counties of the State,' approved 27th of February, A. D. 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved the 22d day of February, A. D. 1904, by including the word Orangeburg in the title, and by changing the salary in Orangeburg County.
- Mr. BASS asked and obtained unanimous consent to offer the following amendments:

Strike out everything after the word "Williamsburg" on line 41 of Section 1 of said Bill and insert in lieu thereof the following words: "one hundred and twenty-five dollars, provided that in the County of Williamsburg magistrates shall not be required to hold inquests in any cases except during the sickness or absence of the Coroner, but all inquests shall be held by the Coroner or his deputy, and he is authorized to appoint any one or all of the magistrates of said County his deputy or deputies for such purpose, but such deputy or deputies shall be paid no salary, costs or fees by said County of Williamsburg, and said magistrate or magistrates shall be at liberty to decline such appointment in his or their discretion"; also amend title of same Bill by inserting at end thereof the words, "and by requiring Coroners in Williamsburg County to hold all inquests either in person or by deputy."

The amendments were unanimously agreed to.

The Bill, as amended, was read the third time, passed, and ordered sent to the Senate.

The following Bill was taken up, read the third time, passed, and returned to the Senate, with amendments:

H. 161 (S. 28.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

PAPERS FROM THE SENATE.

The Senate sent to this House the following, which were read the first time, and referred to appropriate Committees:

H. 556 (S. 23.—Mr. Bates): A Bill to change the name of Bull Pond Schoolhouse voting precinct to Bull Pond Clubhouse.

Which was referred to the Committee on Privileges and Elections.

H. 557 (S. 24.—Mr. Raysor): A Bill to amend Chapter XXXII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Which was referred to the Committee on Dispensary.

H. 558 (S. 61.—Mr. Cole L. Blease): A Bill to amend Section 221, Vol. I, Code of Laws, 1902, relating to the forwarding of election returns.

Which was referred to the Committee on Privileges and Elections.

H. 559 (S. 160.—Mr. Williams): A Bill authorizing the passage of ordinances by incorporated cities and towns and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain, officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

Which was referred to the Committee on Medical Affairs.

H. 561 (S. 276.—Mr. Mauldin): A Bill to incorporate Saluda River Power Company.

Which was referred to the Committee on Judiciary.

H. 562 (S. 280.—Mr. Manning): A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

Which was referred to the Committee on Public Schools.

H. 563 (S. 282.—Mr. Stackhouse): A Bill, with a petition, to relieve the sureties on the bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.

Which was referred to the Committee on Judiciary.

H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for year 1905, to secure the same with interest thereon.

Which was referred to the Committee on Ways and Means.

The Senate sent to this House the following:

H. 565 (S. 361.—Mr. Mauldin): A Concurrent Resolution, inviting General Fitzhugh Lee to address the General Assembly.

Resolved, By the Senate, the House concurring, that General Fitzhugh Lee be invited to address the General Assembly in the Hall of the House of Representatives, in the interest of the Jamestown celebration, on the evening of February 9th.

The Concurrent Resolution was agreed to, and ordered returned to the Senate, with concurrence.

MESSAGES FROM THE SENATE.

In the Senate,

Columbia, S. C., February 6, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it recalls from your honorable body:

S. 258.—Mr. Hay: A Bill to fix the salary of the Probate Judge of Kershaw County.

And requests that the Bill be returned to the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

The request was granted.

In the Senate,

Columbia, S. C., February 6, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend in the Senate Chamber this day, for the purpose of ratifying Acts, at 1:30 p.m.

Very respectfully,

JOHN T. SLOAN,

The invitation was accepted.

President of the Senate.

RATIFICATION OF ACTS.

- At 1 30 p. m. the House attended in the Senate Chamber, where the following Acts were ratified:
- H. 4.—Judiciary Committee Substitute: An Act to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing the liability of stockholders in corporations other than banks and banking institutions.
- H. 374.—Mr. Gaston (S. 253): An Act to provide for the temporary borrowing by the County Treasurer of Chester County of certain funds, and to direct the application of the same.
 - H. 17.—Mr. Ardrey (S. 118): An Act to prohibit trespass.
- H. 46.—Mr. McColl, Jr. (S. 96): An Act to authorize the Trustees of Clio School District, being School District No. 9 of Marlboro County, to issue bonds for the purpose of purchasing and exchanging school site, erecting school buildings thereon and equipping the same.
- H. 24.—Mr. Colcock (S. 107): An Act to finally dispose of all money in the State Treasury known as "Direct Tax Funds."
- H. 39.—Mr. Sinkler (S. 111): An Act granting to the United States the title of this State to, and the jurisdiction of the State over certain lands on Sullivans Island, in Charleston County, for military purposes.
- H. 67.—Mr. Prince (S. 109): An Act to amend Section 1276, Article III, Chapter XXV, of the Code of Laws, relating to the powers of the Board of Visitors of the South Carolina Military Academy.
- H. 18.—Mr. Frost (S. 123): An Act for the protection of the aids to navigation established by the authority of the United States Lighthouse Board within the State of South Carolina.

TABLED AND WITHDRAWN.

On motion of Mr. KERSHAW, the following Bill was tabled, permission was granted to withdraw it from the files of the House, and a message was ordered sent to the Senate accordingly:

H. 423 (S. 5.—Mr. Brown): A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved the 1st day of March, 1904, so as to restore the charges charged by said Act.

On motion of Mr. WHALEY, the following Bill was tabled, permission was granted to withdraw it from the files of the House, and a message was ordered sent to the Senate accordingly:

H. 481 (S. 165.—Mr. von Kolnitz): A Bill to amend Section 163 of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.

On motion of Mr. RICHARDS, the following Bill was tabled, permission was granted to withdraw it from the files of the House, and a message was ordered sent to the Senate accordingly:

H. 275 (S. 57.—Mr. Hay): A Bill to amend an Act to authorize the establishment of Municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants, approved February 19, 1904.

UNFINISHED BUSINESS.

The following was taken up:

H. 29.—Mr. Toole: A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same,' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original Act as therein appearing, as to special tax levy and certain forfeitures.

Mr. GASTON moved to strike out the enacting words. Pending discussion the House receded from business.

WAYS AND MEANS COMMITTEE.

Mr. MOSES asked and obtained unanimous consent for the Ways and Means Committee to sit during the sessions of the House.

RECESS.

At 2:05 p. m., on motion of Mr. RICHARDS, the House receded from business until 8 p. m.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker Pro Tem. in the chair.

INTRODUCTION OF BILLS.

The following Bills were introduced, and read the first time:

H. 566.—JUDICIARY COMMITTEE: A Bill to authorize the County Board of Commissioners of Marion County to convey by deed a site on the Courthouse square to the Marion Public Library.

Reference dispensed with.

On motion of Mr. McCOLL, Jr., the Bill was made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of.

H. 577.—JUDICIARY COMMITTEE: A Bill to prohibit the unlawful manufacturing, selling, using, or procuring of Confederate Crosses of Honor, and to provide a penalty for same.

Reference dispensed with.

Ordered for consideration tomorrow.

REPORTS OF COMMITTEES.

Mr. CLIFTON, from the Committee on Railroads, submitted a favorable report on: •

H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the liabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.

Ordered for consideration tomorrow.

Mr. NASH, from the Committee on Judiciary, submitted a favorable report on:

H. 515.—Mr. LaFitte: A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and the Estates or legal representatives of E. M. Kennedy and J. W. Lancaster (now deceased).

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 543 (S. 129.—Mr. Efird): A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of Courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 546 (S. 143.—Mr. Christensen): A Bill to amend Sections 204 and 205 of the Criminal Code of Laws of South Carolina, prohibiting the issue and using of free passes.

Ordered for consideration tomorrow.

Mr. DAVIS, from the Committee on Railroads, submitted a favorable report on:

H. 548 (S. 173.—Mr. E. S. Blease): A Bill to amend Section 2137, Vol. I, Code of Laws of South Carolina, 1902, in reference to notice of accidents to be given by railroad corporations.

Ordered for consideration tomorrow.

Mr. HEMPHILL, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 553.—Mr. Boyd: A Bill to regulate appeals from orders of Railroad Commissioners.

Mr. WHALEY submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 554.—Mr. Callison: A Bill to authorize and require the County Supervisors of Greenwood, Newberry, and Laurens Counties to build a bridge across Saluda River at or near Island Ford if they deem advisable.

Ordered for consideration tomorrow.

Mr. LaFITTE, from the Committee on Judiciary, submitted a favorable report on:

H. 561 (S. 276.—Mr. Mauldin): A Bill to incorporate Saluda River Power Company.

Ordered for consideration tomorrow.

PAPERS FROM THE SENATE.

The Senate sent to this House the following:

H. 567 (S. 370.—Mr. McGowan): A Concurrent Resolution to permit the introduction of a Bill to incorporate the Reedy River Power Company, in Laurens County.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 80; nays, o.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Banks, Bass, Beamguard, Bradham, Brant, Brantley, Brice, Colcock, Cothran, Davis, Des-Champs, DeVore, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, Ford, Foster, Fraser, Gaston, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harley, Hemphill, D. O. Herbert, Heyward, Higgins, Hutto, Irby, Kershaw, Kirven, LaFitte, Laney, Lester, Little, Lomax, McColl, Jr., McMaster, Miller, Morgan, Morrison, Moses, Nash, Nicholson, Otts, Pittman, Poston, Pyatt, Rawlinson, Reaves, Richards, Riley, Saye, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, Webb, Whaley, Wimberly, Yeldell.—80.

The Concurrent Resolution, having received the necessary twothirds vote of all the members elected to the House, was concurred in and ordered returned to the Senate.

The Senate returned to this House, with amendments, the following:

H. 5.—Mr. Nash (S. 219): A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, 1894.

The Senate amendments were agreed to, and, the Bill having received three readings in both Houses, it was ordered that the title be changed to that of an Act, and that it be enrolled for ratification.

The Senate sent to this House the following, which were read the first time and referred to appropriate committees:

H. 568 (S. 104.—Mr. Wells): A Joint Resolution to authorize and require the Comptroller-General to draw his warrant on the State Treasurer for seven dollars and eighty-seven cents in favor of William M. Copeland.

Which was referred to the Committee on Ways and Means.

H. 569 (S. 185.—Mr. Marshall): A Joint Resolution to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.

Which was referred to the Committee on Military.

H. 560 (S. 258.—Mr. Hay): A Bill to fix the salary of the Judge of Probate of Kershaw, Chesterfield and Dorchester Counties.

Which was referred to the Committee on Offices and Officers.

H. 570 (S. 260.—Mr. McLeod, by request): A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose or truck, used or operated upon any railway, whether operated by steam or electricity.

Which was referred to the Committee on Judiciary.

H. 571 (S. 263.—Mr. Dennis): A Bill to authorize the County Treasurer of Berkeley County to pay school claim of A. H. DeHay. Which was referred to the Committee on Ways and Means.

H. 572 (S. 266.—Mr. Raysor): A Bill to amend an Act entitled "An Act to provide for the corporation of towns of less than one thousand inhabitants," approved the 2d March, 1896, by adding a new Section 23, to provide for repeating elections in certain cases.

Which was referred to the Committee on Judiciary.

H. 573 (S. 267.—Mr. von Kolnitz): A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificates of stock.

Which was referred to the Committee on Judiciary.

H. 574 (S. 353.—Finance Committee of Senate): A Bill to enable the Commissioners of the Sinking Fund to lend to the County Board of Commissioners of Horry County funds for the purchase by Horry County of certain township bonds issued by certain townships in said County in aid of the construction of a railroad, and relating to the purchase of said township bonds by said County.

Which was referred to the Committee on Ways and Means.

The Senate returned to this House with amendments the following:

H. 392.—Mr. D. L. Green (S. 194): A Bill to repeal Section 1507, Article II, Chapter XXXIII, Vol. I, Code of Laws of South Carolina, 1902, relating to the General Stock Law.

H. 204.—Mr. DeVore (S. 201): A Bill to amend Section 1239 of Vol. I, Code of Laws of South Carolina, by striking out "Edgefield" everywhere it occurs in said Section.

The House having agreed to the Senate amendments to the Bills (H. 392, H. 204), and the Bills having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification.

The Senate sent to this House the following:

H. 575 (S. 156.—Mr. Hardin, by request): A Bill to repeal Article I, Chapter XXXIV, Title XI, being Sections 1529-1549, both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina, 1902, relating to fertilizers and fertilizing materials, and to enact certain Sections in lieu thereof.

Reference dispensed with.

Ordered for consideration tomorrow.

. The Senate sent to this House the following:

H. 576 (S. 371.—Mr. Butler): A Concurrent Resolution, to permit the introduction of a Bill to incorporate the Cherokee, Union and Spartanburg Railroad.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 98; nays, o.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Banks, Bass, Beamguard, Boyd, Bradham, Brant, Brantley, Brice, Bruce, Clifton, Cloy, Colcock, Cothran, Davis, DeVore, Doar, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harrellson, Harley, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kirven, LaFitte, Laney, Lawson, Lester, Little, Lomax, Lyon, McColl, Jr., McFaddin, McMaster, Massey, Miller, Morgan, Morrison, Nance, Nicholson, Otts, Patterson, Pittman, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, Webb, Whaley, Wimberly, Yeldell—98.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to, and ordered sent to the Senate.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 7, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists on its amendment to:

H. 21.—Mr. Morgan (S. 21): A Bill to regulate the running of motor vehicles upon the public highways, etc.

Asks for a Committee on Conference, and has appointed Messrs. McLeod and Warren of the Committee on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. L. B. Etheredge, Ardrey, and Sellers as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

In the Senate, Columbia, S. C., February 7, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the amendments proposed by your honorable body to:

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the 8th day of December, 1904, and to confer additional powers on said company.

Ordered that the title be changed to that of an Act, and the same be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

SECOND READING BILLS.

The following was taken up:

H. 29.—Mr. Toole: A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same,' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original Act as therein appearing, as to special tax levy and certain forfeitures.

The pending question was the motion by Mr. Gaston to strike out the enacting words.

Mr. SELLERS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 31; nays, 68.

Those who voted in the affirmative are:

Messrs. Banks, Boyd, Brantley, Clifton, Culler, DesChamps, Doar, Dukes, Edwards, Epting, E. J. Etheredge, Ford, Gaston, Gause, Glover, Graham, Gray, D. L. Green, Gyles, Harley, D. O. Herbert, Higgins, Hutto, Irby, Kirven, Laney, Lawson, Little, Lyon, Pittman, Turner—31.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Bass, Beamguard, Bradham, Brant, Brice, Browning, Bruce, Cloy, Cothran, Davis, DeVore, Earhardt, L. B. Etheredge, Foster, Fraser, Frost, J. P. Gibson, W. J. Gibson, W. McD. Green, Hall, Harrellson, Haskell, Hemphill, Heyward, Keenan, Kershaw, Lomax, McColl, Jr., McFaddin, McMaster, Massey, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Patterson, Poston, Prince, Pyatt, Rawlinson, Reaves, Riley, Sanders, Saye, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Verner, M. W. Walker, J. M. Walker, Webb, Whaley, Wimberly, Yeldell—68.

So the motion did not prevail.

Mr. OTTS moved to reconsider the vote whereby the House refused to strike out the enacting words of the Bill, and to lay that motion on the table, which was agreed to.

REASONS FOR NOT VOTING.

J. G. Richards, Jr., is paired with J. E. Herbert. If Mr. Herbert were present he would vote for the bill, and Mr. Richards against it.

Mr. Lester is paired with Mr. Hamel. If Mr. Hamel were present he would vote for the Bill (No. 29), and Mr. Lester against it.

Mr. FRASER offered the following amendment, which was agreed to:

At end of line 33 add the following: "Provided that a county that has no dispensary shall not hereafter receive any part of the surplus that may remain of the dispensary school funds, after the deficiencies in the various county school funds have been made up as provided by law."

Mr. OTTS moved to reconsider the vote whereby the House agreed to the amendment, and to lay that motion on the table, which was agreed to.

Mr. GASTON moved to continue the Bill, and demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 33; nays, 68.

Those who voted in the affirmative are:

Messrs. Banks, Boyd, Brantley, Bruce, Clifton, Culler, Doar, Dukes, Edwards, Epting, E. J. Etheredge, Gaston, Gause, Glover, Graham, Gray, D. L. Green, Gyles, Harley, D. O. Herbert, Higgins, Hutto, Irby, Kirven, Laney, Lawson, Lester, Lyon, Pittman, Sinkler, Tribble, Turner, Whatley—33.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Bass, Beamguard, Bradham, Brant, Brice, Browning, Cloy, Cothran, Davis, DeVore, Earhardt, L. B. Etheredge, Ford, Foster, Fraser, Frost, J. P. Gibson, W. J. Gibson, W. McD. Green, Hall, Harrellson, Harrison, Haskell, Hemphill, Heyward, Keenan, Kershaw, LaFitte, Little, Lomax, McColl, Jr., McFaddin, McMaster, Massey, Miller, Morgan, Morrison, Moses, Nance, Nash, Nicholson, Otts, Patterson, Poston, Prince, Pyatt, Rawlinson, Reaves, Riley, Saye, Seabrook, Sellers, Sheldon, Spivey, Stoll, Strong, Taylor, Toole, Verner, M. W. Walker, J. M. Walker, Webb, Whaley, Wimberly, Yeldell—68.

So the motion did not prevail.

Mr. ASHLEY moved to reconsider the vote whereby the House refused to continue the Bill, and to lay that motion on the table, which was agreed to.

REASONS FOR NOT VOTING.

Mr. Richards asked to be excused from voting. He would vote to continue the Bill, but is paired with Mr. J. E. Herbert, who would vote for the bill.

The Bill, as amended, was read a second time and ordered to a third reading tomorrow.

Mr. OTTS moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table, which was agreed to.

BILL RECALLED, VOTE RECONSIDERED, BILL AMENDED AND PASSED.

On motion of Mr. BEAMGUARD, the House recalled the following Bill from the Senate:

H. 413.—Mr. Brantley: A Bill to amend an Act entitled "An Act to amend an Act entitled 'An Act to fix the compensation to be paid to the County officers of the various Counties of the State,' approved 27th of February, A. D. 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved the 22d day of February, A. D. 1904, by including the word Orangeburg in the title, and by changing the salary in Orangeburg County.

On motion of Mr. TOOLE, the vote whereby the House passed the Bill was reconsidered.

Mr. BEAMGUARD asked and obtained unanimous consent to offer the following amendment:

At the end of Section I add the words "York, two hundred dollars."

Which was unanimously agreed to.

Mr. HUTTO asked and obtained unanimous consent to amend as follows:

Page 3, Section 1, strike out after "dollars," in line 10 of original Bill, to the first word on line 13 as follows: "Provided that all costs accruing to magistrates for holding inquests in said County shall be paid out of said Coroner's salary."

The Bill, as amended, was read the third time and ordered sent to the Senate.

PETITIONS.

The following Petitions were presented:

Greenville, S. C., February 6, 1905.

To the Honorable Members of the House of Representatives of South Carolina:

The undersigned cotton mill operatives of Greenville County do earnestly petition your honorable body to defeat any bill that has been or may be introduced in the Legislature providing for a reduction in the hours of labor in cotton mills. A very large majority of cotton mill operatives are paid by the piece, and a reduction in the running time from eleven hours to ten hours a day would reduce the production of the machinery ten per cent., and would therefore

simply mean a reduction of ten per cent. in our pay, and such reduction would work a hardship on all cotton mill operatives.

Respectfully submitted.

W. P. Hall, S. L. Hicks, J. J. Parker, J. O. Alexander, Bin Reding, Willie Kelley, Joe King, Will Sheton, A. O. Jackson, F. L. Ballenger, C. D. Walker, W. O. Holliday, W. E. Abell, M. J. Kendall, J. B. Hand, D. L. Bennett, Mallie McCall, W. J. Morrow, H. O. McGee, W. B. Coker, Nannie Henson, Garfield Thompson, Manda Osteen, J. C. Haley, Mary Barnett, J. N. Owens, F. C. Bright, J. E. Clark, Guess Shelton, Sue Hicks, H. E. Parker, C. N. England, A. T. Enit, T. W. Mace, Andy Gausnell, Mary Taylor, J. M. Taylor, B. W. Step, S. S. Carn, Osia Day, G. W. Rigdon, Joe Hendrix, Thomas Rigdon, Dan Andrews, W. B. Buncerfield, Lula Harby, Mandy Reding, Doff Dackey, Charley Reese, R. G. Webb, Addie Rigdon, R. L. Martin, J. P. McCraw, O. D. Wilson, Ed. Wilson, Oscar Hinson, Bonnie Louller. Eller Fowler, Rufus Anderson, James Hamby, H. L. Austin, J. T. Brice, L. I. Hinson, Will Matheny, William Shipman, A. D. Cannon, J. H. Forrester, J. J. Poole, J. T. Redibu, H. Bishop, I. L. Parker, Grace Baker, Frank Coleman, Dora Gary, Dora Kitchens, Addie McDaniel, Hannah Kitchens, Odie Thompson, Dave Ballentine, Tom Henson, Henry Masey, I. M. Guin, Oscar Richey, R. R. Thompson, J. G. Gillespie, W. R. Bridges, Texie Bridges, Mirah Calvert, Joe Wats, C. Ward, P. S. Scott, W. A. Bayne, Letta Ward, Annie Smith, Alleler Goodin, C. W. Greenway, R. C. Moore, Silas Parton, W. P. Rabeeds, Charlie Bonnau, Claud Wilson, E. L. Darnell, Leala Miller, Doonie Bagwell, W. P. Hart, T. M. Landreewe, Charley Landrews, Daisy Knight, Monrow Dill, W. H. Gornell, W. H. Howell, R. R. McCraw, John T. Abercrombie, W. A. Campbell, Rube Thompson, E. N. Johnson, E. D. Johnson, Bessie Johnson, M. H. Fleming, Clare Johnson, D. F. Shockley, J. M. Gausnell, J. C. Dupree, H. B. Padgett, W. W. Watt, Carrie Watt, George Watt, C. W. Jones, J. W. Greenway, L. Turner, Charles Honey, Will Watt, Freeman Alexander, C. S. Cleveland, Joe West, C. W. Petit, William G. Gregory, E. W. Barton, J. L. Prewett, G. W. Knight, M. L. Dillane.

To the Honorable, the Members of the Senate and House of Representatives, Columbia, S. C.:

We, the undersigned employees of the Glendale Cotton Mills, of Glendale, S. C., respectfully petition your honorable body that you do not pass any laws affecting the hours of labor in the cotton mills of this State.

George D. Pryor, Mollie Smith, J. L. Thomas, Mollie Brown, Carrie Reaves, Minnie Pryor, Linda Porter, Mary Darracott, R. P. Pryor, Silas Smith, W. L. Hames, J. G. Gentry, J. H. Burns, Thomas Bogan, W. V. Burdett, Mag Higler, J. M. Fisher, Mattie Bovd, Clarence Coats, Ella George, Kittie Weathers, Thad Shubert, Mary Hines, Mamie Millwood, Rob Milwood, Harley Paris, Emma Mc-Graw, Glennie Jones, Annie Burress, Thirsa Coats, T. H. Hunt. Minnie Dunigan, W. E. Morris, Rob Spare, E. E. Crocker, W. S. Lewis, S. J. Lewis, C. J. Coats, Alvin Dunagin, Liza Holcombe. J. D. Spearman, W. H. Holcombe, W. H. Brown, Z. V. Ammons, Sam Cogins, Mary Cogins, T. H. Westbrook, J. F. Spapie, Sis Harrison, Andrew Waldrop, Sim Coats, Mag Pigler, Leonard Corn, Emma Gregory, J. F. Quinn, Millie Crocker, James Allen, C. H. Smith, Eva Smith, P. E. Burnett, Norman Welch, Lon Fuller, W. M. Fason, Bertha George, Dahlia Carot, Temmer Bogan, Ellen Black, W. S. Littlefield, H. E. Thomas, L. N. Putnam, J. W. Watt, S. S. Hearson, F. T. Moss, Jessie Waldrop, John W. L. Bagwell, L. A. Long, A. E. Murry, L. E. Polly, Frank Francis, Joe Grizzle, N. L. Littlejohn, J. E. Dobbins, Ruth Dobbins, Rennie Davis, J. P. Carter, W. L. Gregory, E. F. Brown, J. F. Ingle, John Ivy, H. S. Fowler, John Cohen, Charles Wyatt, R. C. Podine, F. M. Coats, Miles Smith, Will Rollins, T. J. Pool, Nancie Rollins, Luhamey Fowler, Charles Brown, Jim Rollins, Jeff Phillips, Charlie Justice. Georgie Abbott, Mack Reaves, H. C. Gilleland, Linn Dunn, Hamp Hipp, W. O. Coats, Joe McCant, Andrew Smith, W. M. Morgan. Jasper Lewis, Jeff Hall, G. C. Cothey, E. E. Mason, John Mathes. Iames Smith, E. M. Reaves, J. D. Smith, Alice Sanders, Jack Reace, W. M. Braheam, Herbert Balden, W. W. Burhess, A. A. Brown, T. J. Varner, Ben Smith, C. S. Reaves, T. B. Rector, M. V. Lancaster, R. W. Holt, Mary Gentry.

By Mr. ASHLEY:

Belton, S. C.

To the General Assembly of South Carolina.

Gentlemen: We respectfully petition to you that you do not at this session enact any laws relative to reducing the hours of work in the cotton mills.

J. L. Davis, George T. Flemings, R. F. Bagwell, Minnie Cox, Emmie Warnock, Dessie Madden, Essie Gerk, Mary Boroughs, Mary Clifford, J. H. Acker, G. W. Elrod, J. T. Clamp, D. A. Land, Lettie Morse, Minnie Barderz, Maggie Jaynes, Etta James, Carrie

Taylor, W. L. Hundon, Sarah Sooney, Maggie Fellbright, Josie Timmerman, Ivy Former, Esie Myers, Lula Campbell, S. C. Smith, G. A. Fullbright, Amy Wickles, Essie Stansell, T. C. Warner, May Collins, Bessie Allen, Ida Taylor, Sallie Ward, Janie Gunter, Rosa Perry. Ella Todd, Emma Maddox, Dora Todd, L. M. Cox, Bessie Bagness, Lessie Martin, Pearl Simpson, Erie Sharp, Ollie Shirley, Sallie Carthron, Nellie Holcombe, Ellen Thompson, Mollie Cothran, Olivia Banister, Anna Lyle, Anna Stone, Cora Herndon, Bill Bover. Daisy Davis, Alva Brass, O. W. Compton and family, Rosa Cale, George Davis, Ruth Willard, Minnie Foster, Bessie Holcombe, Jennie Taylor, Fred Mullinax, Jennie Davis, Mattie Swink, Jim Mullinax, L. M. Smith, Peggie Moore, Elis Majors, Lee O. Majors, Floyd Majors, Giar Liatt, Pauline Davis, Claud Vanadore, Essie Halland, Maggie Carr, Dora Shirley, Ahija Stow, Orlo Cheatan, Maud Borden, Ora Lindsey, Hy. Morrison, W. S. Ford, H. W. Majors, Boss Bussell, Rosa Gunter, Bessie Schumpert, Carrie Acker, Fred Russell, Dave Campbell, Eugene A. Shields, W. S. Smith, Mamie Acker, Cora Hyde, Alice Foster, George Hyde, Lewis Butler, Eva Broyer, Maud Coker, D. Malone, Nannie Darby, Jessie White, Buttie McCoy, Callie Nickels, Lula Hopkins, Ethel Fuller, Fannie Foster, W. A. Lyle, Claud Elrod, Lewis Brice, J. L. Stroud, T. J. Darby. Daisy White, Charles Cox, Lem Haltzclaw, Fred Burroughs, Gracy Carter, L. B. D. Rutledge, E. J. Harper, H. F. Norris, Henry Stowe, Mattie Smith, Jim H. Smart, Riley Miller, Susan Pruitt. Oir Bunton, H. C. Waller, C. H. Boggs, C. A. Mattison, L. C. Kindsey, J. K. Campbell, W. H. Beggs, Edgar Burriss, P. S. Bunton, John M. Mehaffey, James H. Cobb, Robert R. King, Duffy Hooper, C. H. Hayes, Walter Todd, Samuel L. Blakeley, J. O. Hellems, Frank Yerk, N. E. Strickland, Ellis Clamp, Fred Harvell, J. P. Humphreys, T. C. Vanadore, John W. Jones, J. C. A. S. C., W. W. Coker, E. M. Weaver, I. A. Simpson, B. F. Clandler, Lillie Mc-Clain, D. L. Branyon, L. E. Davis, J. D. Rogers, W. L. Nichols, Fannie Smart, Joe Mills, O. P. Hand, J. F. Holcombe, E. R. Shirley, M. M. Stone, H. A. Busiele, J. W. Smith, W. M. Davis, Milton Jarret, J. D. Daniel, Lela Wells, Alice Reeps, Lois Strickland, Floy Brown, Myrtice Daniel, Clare Daniel, Martha Hooper, Bella Drake, Nannie Mattison, Mattie Callahan, C. L. Taylor, R. B. Boroughs. Annie Martin, Annie Smith, Luela Perry, P. N. Lindsev, W. H. Mason, Sallie E. Darby, Loriene M. Strickland, Mary Young, Ross Lindley, W. S. Myers, T. H. Myers, A. L. Joynes, W. N. Watson, E. O. Glasby, D. M. Smith, Will Gunter, Moses Lindsey, A. B.

Reaves, Joe H. Smith, W. B. Sharp, E. P. Vanadore, J. P. Whitlock, J. A. Pace, Robert L. Jones, C. B. Bass, J. H. Ballard, Monroe Smith, Alonzo Stansell, W. L. Taylor, E. E. Davis, George Orr, J. M. Coker, W. T. Taylor, H. T. Godfrey, C. A. Smith, D. B. Banary, P. C. Myers, J. A. Strickland, R. L. Martin, L. B. Mason, Alonzo Osborne, H. L. Darby, F. L. Drake, J. W. D. Jenkins, W. L. Leach, Andrew Reynolds, C. M. Stewart, J. P. W. Chastine, Hermann Mack, Anders Lindkvist, T. P. Mosler, J. N. Scab, Daniel Scab, Clyde Mosley, Charles Mosley, D. B. Carr, John L. Powell, E. C. Perry, E. L. Call, E. C. Cabb, B. F. Dukes, J. R. Grubb, J. R. Mullinax, Clyde Griffin, John Grubbs, H. F. Jordan, J. A. Harris, E. H. Smith, J. E. Young, L. S. Boroughs, P. G. Fowler, L. E. Banister, J. H. Nelson, J. T. Rickey, R. B. George, Ed. Holden, L. S. Moore, A. P. Smith, R. L. Boyd, C. R. Rackley, G. E. Berton, I. Y. Bridges, Maggie S. Creswell, J. C. White, C. L. Suddett, O. R. Casey, J. B. Mahaffey, James S. Adams, W. A. Morton, A. A. Bunton, Lee Freeman, W. H. Jallard, Henry Russell, I. B. Putnam, Eva Spearman, Georgia Felker, A. M. Brarvor, S. J. Hart, J. G. Murphy, Joseph Slater, David McCoy, Edgar Chandler, Delphia Hopkins, E. D. Simmons, M. O. Link, W. W. Chapman, J. H. Renney, J. A. Brown, J. C. Hambight, J. S. Mattison, J. H. Smith, W. M. Jackson, G. B. McCoy, Ellis Cox, Ellison A. Cobb, J. F. Shirley, T. R. Shirley, P. H. Strickland, G. W. Campbell, Ralph L. King, W. E. Watkins, P. H. Bogg, I. M. Myers, J. L. Ray, D. G. Felker, I. N. Banister, J. P. Baguree, W. C. Austin.

Saxon Mills, Spartanburg County, S. C., February 6, 1905. To the Honorable Legislature:

The following are names of operatives in the Saxon Cotton Mills, of Saxon, Spartanburg County, S. C., and who do earnestly pray, and hereby petition your honorable body not to interfere with the present system as to the hours in which the said mill is now operated. Hoping that their prayer and petition will be granted, they do ever pray.

J. W. Caston, Operative.

Lizzie Wyatt, Maggie Cole, Patti Wofford, Hattie Reeves, Lula Cromer, Lula Jennings, I. W. Mason, Lula Caldwell, Carrie Green, Hattie Cantrell, Maude Salesby, Grover Miller, Richard Rogers, F. L. Thompson, Dean Seay, John Hamby, T. C. Kirkley, Martha Neal, Ada Stroud, W. T. Morris, Okesa Cannier, Anna Johnson, Lucy Wofford, Annie Maxwell, Thomas Bright, Bessie Beach, Rob-

ert A. Moreland, Davis Emery, A. E. Gibson, J. B. Joyner, Julia Brown, D. D. Davis, Amanda Emery, Isaac Nollitt, Hosier Rodgers, A. I. Lee, T. C. Shook, Alex. Brown, T. O. Tinsley, J. L. Morgan, J. W. Estell, W. T. Roddy, W. H. Say, Lizzie Seay, Etta Briggs, C. P. Wofford, W. A. Lockman, J. F. Langston, Cassie Cole, E. W. Cole, L. H. Kirby, Pearl Wingo, J. H. Ellis, John Wingo, M. W. Bright, Arthur Jenkins, Simpson Rogers, Nita Fowler, Gertrude Stoney, H. S. Hunter, J. T. Garrett, W. R. Whatley, Montie Whatley, N. M. Neal, E. C. Caldwell, W. M. Shipman, E. D. Rogers, Mrs. W. A. Dempsey, Della Pettit, S. J. Hunter, W. A. Dempsey, E. L. Greer, Bertha McClain, G. W. Finch, Lizzie Wheatly, G. L. Baker, J. M. Caldwell, G. T. Wall.

To the Honorable Members of the Senate and House of Representatives of South Carolina:

We, the undersigned operatives of the Clifton Mills, Clifton, S. C., respectfully petition that the Legislature do not pass any laws affecting our conditions as they now exist.

H. F. Williams, H. W. Leary, Will Crocker, Frank Adams, I. H. Willis, P. P. Manning, E. H. Holland, Dolly Stewart, M. Willis, Katie Barber, C. E. Cannon, Fanny Crocker, Lizzie Reese, John Cudd, Cora Hilton, Loreene Franklin, Lula Scates, T. M. Massey, Sara Green, T. H. Kelter, Emma Calnet, Jessie Stony, W. A. Wells, John Calvert, Rome Jones, T. W. Garrett, B. Godfrey, N. P. Scates, Broadus Green, Mack Henderson, C. L. McClure, G. W. Lane, I. B. Finddale, P. B. Bagwell, A. F. Metcalf, J. H. Bagwell, J. E. Mahaffee, J. A. Ensley, M. L. Moore, W. E. Waters, J. E. Beeks, C. T. Wells, D. A. Jones, J. B. Blanton, G. H. Shehan, C. W. Tinsley, S. G. Chambers, J. M. Chapman, C. W. Linder, W. A. McPherson, Bird Raines, Maud Pettit, Etta Parker, Dora Lowing, Bedie Wright, Voda Hoffer, Terese Jenty, Myrtle Oglesby, Mattie Giles, Lilly Minwood, Zeni Swanger, Frankie Swanger, G. E. Bugg, Ada Cudd, M. E. Hughes, Rosie Robinson, Annie Whitmire, M. I. Horn, Laura Linder, M. J. Hogan, M. M. Mull, P. J. Morrow, Chessie Jackson, W. Allen, W. P. Garrett, J. S. Harvey, J. R. McPherson, W. L. Ledford, J. H. Crocker, J. S. Sanders, John Revels, Elsie Revels, Harmar Lowing, Mary Dixon, W. R. Hopper, H. Hill, Colin Moore, Pearl Hopper, M. L. Jolley, A. L. Wall, George Jones, John Lowing, Effie Parrah, Lula Jasper, W. T. Fowler, Lloyd Coaksey, Dollie Robinson, Amanda Lang, D. E. Parker, Laura Parker, G. G. Proctor, D. R. Green, J. E. Hughes, J. H. Broom, T. E. Broom, Annie

Broom, Thomas Huffman, Sam Melton, M. S. Massey, Ida Massey, Joe Parris, H. J. Carr, Jasper Bookout, Tom Bookout, W. D. Mc-Pherson, Bettie Swan, Will Worlick, Ben Massey, Mallie Sprouse, Martha Green, Gena Holland, Nellie Wallick, Leona Griffin, Bessie Willis, Stark Bagwell, Iim Easler, Emily Eldridge, Lela Thomas, Horace Willis, Lilly Blackwell, Adam Massey, Eliza Stewart, Tattie Petty, Robert Warlick, Joseph Gipson, Barbara Ward, O. T. Ross, B. N. Seates, Will Abernathy, Eunice Green, Alice Green, Henry Petty, Winnie Jones, J. A. Atkins, Eva Harrold, A. G. Reynolds, Lindsay Sheehand, W. H. Pennington, G. W. Knight, M. S. Crow, D. M. McClure, J. T. Blackwood, Charlie Martin, J. L. Strain, J. M. Haynes, J. B. Massey, Paul Seay, Benjamin Morrow, Fannie Whitmire, Eva Gray, Bessie Oglesby, Ola Turner, Bell Morrow, Amy Cannon, Ada Mull, Nellie Jackson, Della Mull, May Zimmerman, May Raines, T. H. Sims, J. D. Chapman, J. P. Henderson, Claud Landers, E. E. White, R. C. Pennington, J. P. Ferguson, W. N. Gentry, Frank Fletcher, William Raines, J. I. Riley, J. A. Lowing, John Swanger, J. A. Carley, F. M. Mitchell, Anna Mitchell, Annie Farmer, Minnie Lowing, C. F. Chapman, A. S. Hill, J. H. Emery, Bessie Emery, William Bird, J. M. Horn, C. B. Sanders, Will Bigerdoff, A. D. Cudd, A. F. Hopper, W. L. Allen, J. B. Jackson, Ed. Hughes, John Parris, Crowder Hughes, Alice Hornrick, Mollie Hornrick, J. Pearson, J. T. Willis, Dexter Gossett, John Hall, J. C. Blanton, E. O. Gossett, B. D. Massey, J. H. Wilson, L. Brown, Robert Burges, Florence Bridges, Boyda Moore, Ida Lang, E. T. Zimmerman, W. F. Stoney, Ola Peck, Rose Massey, Eva Holland, Irvin Whitaker, Jim Emery, W. S. Rice, A. J. Crocker, Landrum Moss, Hiram Withers, Will Griggs, Wade Seay, W. H. Green, George Johnson, T. L. Meders, W. C. Blackwell, A. West, John Foster, J. T. Mitchell, Griffin Sanders, J. W. McAbee, J. M. Brockwell, Richard Packet, J. H. Whit, H. R. Quinn, Alice Jochurn, Joe Crocker, J. N. Bellings, Perry Short, J. G. Scott, Mag Massie, H. J. Petit, W. B. Cash, E. E. Jolly, Sallie Reynolds, W. E. Wilson, Mamie Pennington, Mollie Duren, Arthur Cannon, John P. Petit, B. F. Thomson, Oda Harris, Ed. Smith, J. Z. Cudd, C. E. Pennington, Julia Stuckey, Laura Merchant, Susie Carter, May Massey, Lide Wassh, C. A. Suarks, Sallie Robinson, Lela Spawn, Ellen Mc-Falls, Josie Cudd, Fannie Hughes, Will Carr, W. T. Franklin, Albert Swanger, D. V. Hughes, Larens Swanger, J. L. Shepperd, A. L. Hughes, J. S. Linder, J. F. Turner, J. L. Smith, W. M. Quinn, Charlie Ross, Anna White, J. R. Spearman, L. E. Massey, Will

Brady, H. M. Smith, W. R. Mathews, J. W. Henderson, W. I. Goforth, M. A. Giles, John Morrow, Frank Lulford, R. W. Ward. Annie Ward, Odam Wardlaw, Alice Tinsley, Annie Vaughn, Fame Horn, E. L. Faulkner, Mary Roberson, J. B. Portee, W. E. Cash. J. H. Williams, D. L. Hames, E. H. Thomas, Frank Sultmyer, Tom Lowning, J. A. Martin, Emma M. Moss, R. J. Honey, C. L. Stoney, C. C. Hopper, L. G. Calvert, Elize Peck, Mary Ellis, Ola Finch, J. B. Byars, Janie Finch, Alma Tindall, Lillie Cannon, Iva Logan, Bessie Logan, Marcella Gibson, Lula Ross, H. J. Grace, O. F. Deanbury, G. C. Adere, Tina Keeter, Belle Keeter, Jennie Keeter, T. A. Young, J. T. Moore, D. Laline, Charlie Green, B. A. Wright, G. H. Martin, Alen Spracker, A. N. Green, J. J. Calvert, Boyd (his X mark) Powell, Hi (his X mark) Martin, W. C. Mosteller, T. J. McBee, J. M. Freeman, J. A. Henson, Reney Green, M. P. Hendley, R. E. Haynes, W. P. Cantrell, L. C. Rhoades, H. W. Willis, Annie Willis, W. D. Calvert, Grover Lavernder, F. B. Stanley, Minnie Bagwell, Henry Williams, Janie, J. D. Willis, Tom Willis, Joe Willis, J. F. Nix, J. P. Cooper, J. S. Norvell, Bryant Pettit, C. D. Hardin, Hester Blontor, Effie Harris, J. T. Thorntton, Manson Cantrell, G. L. Calvert, Alice Cline, Hunley Cline, Joseph Holland, Margaret Holland, Beckie Sanders, Ella Sanders, Garrett Frank, Will Sanders, C. C. Franklin, Mary Franklin, Tom Franklin, L. P. Moss, J. T. Moss, Landman Walker, W. A. Pence, J. C. Stewart, Leonard Brown, Lela Jackson, Dock Green, A. L. Kirby, James Harris, Dacia Lavinder, Shuford Walker, J. G. Lavender, Nannie Lawrence, B. H. Littlejohn, Alles Littlejohn, Alice Horris, Annie Willis, Sam Smith, Daisy Smith, George Grace, Hester Peck, S. J. Barber, J. R. Turner, J. C. Gault, M. E. Powell, Stocks Buquash, Eugene Hill, J. H. Laughtry, Belle Henderson, L. V. Massey, James Halford, Charlie Hudson, Sam Stewart, George Willis, Ione Grudd, J. C. Brown, Butler Lowry.

. ADJOURNMENT.

At 11 p. m. the House, on motion of Mr. NASH, adjourned.

WEDNESDAY, FEBRUARY 8, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER PRO TEM. took the chair, and, a quorum being resent, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. PITTMAN, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER PRO TEM. called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. LANEY, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bill was introduced and read the first time:

H. 578.—JUDICIARY COMMITTEE: A Bill to incorporate the Cherokee, Union, and Spartanburg Railroad.

Reference dispensed with.

Ordered for consideration tomorrow.

REPORTS OF COMMITTEES.

Mr. VERNER, from the Committee on Railroads, submitted an unfavorable report on:

H. 390.—Mr. Tribble: A Bill to provide for better protection of passengers traveling on excursion trains.

Ordered for consideration tomorrow.

Mr. PRINCE, from the Committee on Railroads, submitted an unfavorable report on:

H. 437.—Mr. Kershaw: A Bill to require all railroad corporations and companies to equip their locomotive engines with electric headlights.

Ordered for consideration tomorrow.

Mr. VERNER, from the Committee on Railroads, submitted an unfavorable report on:

H. 464.—Mr. Gyles: A Bill to increase the efficiency of the locomotive engine service.

Ordered for consideration tomorrow.

Mr. DeVORE, from the Committee on Railroads, submitted a favorable report on:

H. 545 (S. 53.—Mr. W. E. Johnson's Substitute): A Bill to regulate the transportation of passengers on electric railways.

Ordered for consideration tomorrow.

Mr. STRONG, from the Committee on Railroads, submitted a favorable report on:

H. 551.—Mr. Morgan: A Bill to amend Section 2169, Vol. I, Code of Laws, 1902, so as to extend the authority of the Railroad Commissioners to require depots at other than junctional points.

Ordered for consideration tomorrow.

TABLED AND WITHDRAWN.

Mr. CALLISON, from the Committee on Railroads, submitted an unfavorable report on:

H. 196.—Mr. Bruce: A Bill to regulate the separation of the races in street or electric railway lines.

On motion of Mr. BRUCE, the Bill was tabled, and permission was granted to withdraw it from the files of the House.

PETITION.

Mr. NASH presented the following:

Woodruff, February 3, 1905.

To the Honorable, the Senate and House of Representatives of South Carolina:

We, the undersigned employees of Woodruff Cotton Mills, do hereby petition your honorable body to defeat any measure that is detrimental to our interest as workers in cotton mills.

We especially consider any Bill looking to reduction of the workday to ten hours, thereby cutting our pay ten per cent., as the most detrimental now before your body.

J. L. Rodgers, T. F. Bishop, J. E. Graffs, C. C. Cannon, M. B. Lancaster, C. B. Shippey, D. W. Smith, A. C. McDonald, R. L. Luker, R. T. Crow, O. E. Taylor, W. E. Price, I. H. Sloan, L. A. (his X mark) Thomas, W. S. Waddell, W. F. Scott, Arthur (his X mark) Clam, A. L. O'Pry, V. L. Woodruff, J. D. Seay, Will Mann, Whit Waters, B. E. Woodruff, J. M. Wilson, C. D. Bragg, Frank Keith, John Crow, W. H. Coleman, J. L. Gwin, G. W. Wastern, John (his X mark) Blackwell, R. Marlen, J. M. Matters, Dave (his X mark) Hicks, Maggie Henley, H. A. Deal, H. S. (his X mark) Stainer, W. E. (his X mark) Lanford, W. O. Cash, W. A. Henderson, Ernest (his X mark) Wadkins, Minnie Wooten, Belle Owens, Florence Woodruff, Floy Fleming, Ellie Woodruff, Mattie Deal, Leila West, Atta Callicott, Henrietta West, Mattie Rhodes, T. N. Crocker, T. E. Edwards, N. M. Fant, J. T. (his X mark) Waddell, J. B. Chesney, A. I. Vaughn, B. R. Landnow, O. B. (his X mark) Waddell, Elvin (his X mark), Henderson, Jesse (his X

mark) Waddell, George (his X mark) Tisdale, George W. Waddell, Walter Scott, Will Parrish, Walter Cadwell, W. K. Burdett, J. B. Fleming, Sarah Knighton, Ida Lenderman, Clara Cathcart, Willis Cathcart, O. E. McKee, Annie Morrison, Nara Milliken, Laura Fisher, J. L. Stanley, C. A. Crow, I. T. A. Wilder, I. F. Sumer, Susie Grubbs, D. W. Henderson, Will Henson, Nettie Henson, J. L. Woodward, H. Hanalow, Perry Waddell, Onie Parrish, J. R. Atkinson, J. T. Knighton, Lula Bofing, J. A. Waddell, C. A. Baling, Mamie Bobo, Fannie Wylie, Charles Wiggins, W. M. Reed, R. S. Ervin, J. M. Bennett, C. K. Smith, John Richards, E. E. Smith, H. W. Summerell, Dave Balen, C. A. Lane, R. L. Manning, John Layton, Enoch Wright, John Williams, Floy Scott, Emma Layton, Mary Walker, May Chasteen, Macie Clem, Emma Riddel, Ida Layton, Lillie Stanley, Lucy Smith, Clare Lone, Eppie Rennett, Pearl Rennett, Lizzie Chaptelles, Dora Lanford, Bessie Waters, Maggie Davis, · Nettie Pearson, Bessie Malone, Allie Howard, Minnie Cash, Bessie Williams, Mary Howard, Retta Williams, Zanie Widener, Fred Lanford, Nannie Owens, Lillian Camer, Sophronia Foster, Marshal Riddle, Nancy Caldwell, Katie Tinsley, William Blackwell, Fannie Crow, Belle Sanderman, Nannie Seay, Carie Bishop, Zular Tucker, I. C. Gibson, Hallie Colman, Mamie Wood, Virdie Hughes, Laura Dodgin, J. H. Nesbitt, R. E. Morrison, D. Davis, W. P. Finness, Mary E. Dowd, Ola Waters, Ethel Garriet.

Received as information.

MEMORIAL.

Presented by Mr. PATTERSON:

To the House of Representatives, Columbia, S. C.:

We, the undersigned employees of the Carolina Mills, begoof your honorable body that you do not pass the Bill reducing our hours of labor from eleven to ten. We are confident that the great mass of cotton mill operatives do not desire any change in the legislation on this subject, and that those who are urging this legislation are not well acquainted with the existing conditions. And for this we pray.

J. P. Cain, E. G. Webster, P. B. Blalock, J. B. Hamilton, J. E. Vaughan, Ida Gray, Sallie Blalock, J. A. Smith, Maubben Lemon, B. Childers, J. A. Morgan, Lizzie Williams, Lose Morgan, E. Beasley, T. F. Williams, J. T. Brown, J. H. Williams, John Hudson, C. C. Turner, B. McColl, John Chandler, L. F. Kelly, Superintendent.

Received as information.

THIRD READING BILLS.

The following Bill was taken up, read a third time, passed, and ordered sent to the Senate:

H. 29.—Mr. Toole: A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same,' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original Act as therein appearing, as to special tax levy and certain forfeitures.

The following was taken up:

H. 523 (S. 161.—Lee County Delegation): A Bill to enable the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Lee County, to pay the past indebtedness of said County, and to authorize the said County Board of Commissioners to pledge the special tax levy herein provided to secure the same.

Mr. PITTMAN asked and obtained unanimous consent to offer the following amendments:

Section 1, line 4, between "dollar" and "to" insert "if so much be necessary"; line 5, strike out all after word "County."

Section 2, line 4, between "dollar" and "on" insert "if so much be necessary"; line 5, between "loan" and "is paid" insert "if contracted"; line 6, between "levy" and "shall" strike out "one and one-fourth mills."

Section 3, line 3, between "loan" and "and" insert "if contracted"; lines 3 and 4, strike out "tax of one and one-fourth" and insert "levy."

Section 4, line 1, strike out "immediately"; line 2, between "County" and "proceeds" strike out "shall" and insert "may"; line 2, between "procure" and "not" strike out "said sum of" and insert "such sum as may be necessary"; line 4, strike out "lent" and insert "borrowed"; line 5, between "and" and "balance" strike out "the" and insert "any."

The amendments were unanimously agreed to, and the Bill was read the third time, passed, and returned to the Senate, with amendments.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 566.—Judiciary Committee: A Bill to authorize the County Board of Commissioners of Marion County to convey by deed a site on the Courthouse square to the Marion Public Library.

H. 375.—Mr. Nash: A Bill to assign the present Circuit Judges to proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

The following Bill was taken up:

H. 376.—Mr. Brantley: A Bill to require railroads and any other common carriers operating in this State to provide toilet closets at stations, for the use and convenience of passengers.

The COMMITTEE offered the following amendment, which was agreed to:

Amend Section 1, line 5, by inserting between the words "required" and "to" the words "when ordered so to do by the Railroad Commissioners, who are hereby empowered to make such order."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

The following Bill was taken up:

H. 217.—Mr. J. P. Gibson: A Bill to amend the Act entitled "An Act to fix the salaries of County Supervisors," approved 24th of February, A. D. 1904, as to Marlboro County.

Mr. FISHBURNE offered the following amendment, which was agreed to:

Line 5, after "Colleton" strike out "three hundred and fifty dollars" and insert "five hundred dollars."

Mr. HIGGINS offered the following amendment, which was agreed to:

Line 26, strike out, after word "Newberry," the words "seven hundred and fifty" and insert "nine hundred."

Mr. GIBSON offered the following amendment, which was agreed to:

Strike out in Section 1, line 4, the words "one thousand" and insert in lieu thereof "nine hundred"; same Section, line 26, strike out "one thousand" and insert "nine hundred."

Mr. SPIVEY offered the following amendment, which was agreed to:

Section 1, line 21, page 2, strike out "five" before "Horry" and insert "six."

Mr. LYON offered the following amendments, which were agreed to:

Section 1, line 4, after "Abbeville" strike out "nine hundred" and insert "one thousand"; Section 1, line 7, after "Abbeville" strike out "nine hundred" and insert "one thousand."

Mr. BRANTLEY offered the following amendments, which were agreed to:

Section 1: Insert after "thousand" and before "so" on line 4, and strike out on line 27, after the word "Orangeburg" the words "five hundred," and insert in lieu thereof the words "seven hundred."

Amend Section I by striking out on line 27, before the word "dollars" and after the word "Orangeburg" the words "five hundred" and inserting in lieu thereof the words "seven hundred."

Amend title by adding at end thereof the words "Colleton, Newberry, Horry, Abbeville, and Orangeburg Counties."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

The following Bill was taken up:

H. 518.—Judiciary Committee: A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same, and to provide for the election of Solicitors for the First and Ninth Circuits."

The COMMITTEE offered the following amendment, which was agreed to:

Amend by striking out all of Section 9 and inserting the following in lieu thereof:

"Section 9. That immediately after the approval of this Act, the Governor shall give notice, according to law, of an election to be held in the First and Ninth Circuits for the purpose of electing a Solicitor for the First Circuit and a Solicitor for the Ninth Circuit, each of whom shall be elected for four years, and each shall receive a salary of fifteen hundred dollars per year, to be paid as other Solicitors are paid; provided, that the present Solicitor of the First Circuit, who will by this Act become the Solicitor of the Second Circuit, shall receive a salary of eighteen hundred dollars (\$1,800.00) per year for his present term. Provided, further, That all the other duties and privileges now devolving upon the office of Solicitor shall devolve on such Solicitors when elected."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

The following Bill was taken up:

H. 435.—Mr. Patterson: A Bill to establish an industrial school for boys, and to provide for its government and maintenance.

Mr. LaFITTE moved to strike out the enacting words, and demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 20; nays, 77.

Those who voted in the affirmative are:

Messrs. Ashley, Ballentine, Banks, Brantley, Culler, Earhardt, Edwards, Epting, L. B. Etheredge, Faust, Gause, W. J. Gibson, Hamlin, Harley, LaFitte, Lester, Taylor, M. W. Walker, Webb, Wimberly—20.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Boyd, Bradham, Brant, Brice, Bruce, Callison, Clifton, Cloy, DesChamps, DeVore, Doar, E. J. Etheredge, Fishburne, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Hall, Harrellson, Harrison, Haskell, Hemphill, D. O. Herbert, Heyward, Hutto, Irby, Keenan, Kershaw, Kirven, Lawson, Little, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Miller, Morgan, Moses, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Pollock, Poston, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Sellers, Sheldon, Spivey, Stoll, Strong, Toole, Tribble, Turner, J. M. Walker, John J. Watson, Whaley, Whatley, Yeldell—77.

So the motion was lost.

Mr. McCOLL, Jr., moved to reconsider the vote whereby the House refused to strike out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

REASON FOR NOT VOTING.

Mr. Lomax asks to be excused from voting because he is paired with Mr. Cothran. If Mr. Cothran were present, Mr. Lomax would vote against the Bill, and Mr. Cothran for it.

J. C. LOMAX.

Mr. OTTS offered the following amendment, which was agreed to:

Section 8, line 2, strike out "fifteen" and insert in lieu thereof "five."

Mr. ASHLEY moved to reconsider the vote whereby the House agreed to the amendment, and to lay that motion on the table.

Which was agreed to.

Mr. OTTS offered the following amendments, which were agreed to:

Add a section, as follows:

"Section 9. That the Superintendent of the Penitentiary shall furnish the said Board of Trustees so many convicts as they may require for the purpose of building such industrial school, without any expense to Trustees, for care, keeping, or otherwise."

Also amend by making Section 9 to read Section 10.

Mr. GASTON offered the following amendment, which was agreed to:

Line 2, Section 2, page 1, of printed Bill, after the words "to consist of seven persons" add the words "three of whom shall be women."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

Mr. OTTS moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 7, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has concurred in the amendments proposed by the House to:

.H. 161 (S. 28.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

And ordered that the title be changed to that of an Act, and it be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

PAPERS FROM THE SENATE.

The Senate sent to this House the following, which was read the first time:

H. 579 (S. 262.—Mr. Earle): A Bill to amend Section 1783, Code of Laws of South Carolina, 1902, Vol. I, relating to foreign corporations.

Which was referred to the Committee on Judiciary.

SPECIAL ORDER.

On motion of Mr. WHALEY, the following Bill was taken up and made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 512.—Judiciary Committee: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902, so as to provide for the appointment of three Jury Commissioners, and prescribe their duties and compensation.

COMMUNICATION.

The following telegram was presented:

"Washington, D. C., February 8, 1905.

"Governor Heyward, Columbia, S. C.:

"Telegram reached me here. Greatly appreciate invitation. Most important business keeps me next few days, for Jamestown Bill will be reported to Congress Thursday or Friday. As your Legislature meets next winter, perhaps recommendation for favorable action then from this one would suffice, but better if Bill could be passed now on line of my letter. I send my compliments and best wishes to you and the Members of the Legislature.

"FITZHUGH LEE."

Received as information.

INDEFINITELY POSTPONED.

The following was taken up:

H. 49.—Mr. D. O. Herbert: A Bill to require Clerks of Courts of Common Pleas to keep a record of marriages.

Mr. DeVORE moved to indefinitely postpone the Bill.

Mr. SANDERS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 56; nays, 50.

Those who voted in the affirmative are:

Messrs. Ashley, Banks, Boyd, Bradham, Callison, Clifton, Cloy, Cothran, Davis, DesChamps, DeVore, Doar, Dukes, E. J. Etheredge, L. B. Etheredge, Faust, Gause, Graham, Gray, D. L. Green, Hall, Hamlin, Harrison, Harley, Hemphill, Higgins, Irby, Keenan, Kershaw, Kirby, Kirven, LaFitte, Laney, Lester, Lomax, Lyon, Miller, Morrison, Nicholson, Otts, Pollock, Poston, Pyatt, Rawlinson, Richards, Saye, Sheldon, Strong, Toole, Tribble, Turner, J. M. Walker, John J. Watson, Whaley, Whatley, Wimberly—56.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Baker, Ballentine, Beamguard, Brant, Brantley, Brice, Browning, Bruce, Culler, Earhardt, Edwards, Epting, Fishburne, Ford, Frost, Gaston, J. P. Gibson, W. J. Gibson, Glover, W. McD. Green, Gyles, Harrellson, Haskell, D. O. Herbert, Heyward, Hutto, Lawson, Little, McCants, McColl, Jr., McFaddin, McMaster, Massey, Morgan, Nash, Parker, Patterson, Pittman, Reaves, Riley, Sanders, Seabrook, Sellers, Sinkler, Spivey, Taylor, M. W. Walker, Yeldell—50.

So the motion prevailed.

Mr. ASHLEY moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table. Which was agreed to.

REASON FOR NOT VOTING.

I beg to withdraw my vote on Bill 49, for the reason that I was paired with Mr. Moses. I am opposed to the Bill; Mr. Moses being in favor of same.

J. HARRY FOSTER.

The following was taken up:

H. 104.—Mr. Fishburne: A Bill to require all persons who contract matrimony in this State to first obtain a license therefor, and to provide a punishment for any violation of the same.

Mr. WHALEY moved to indefinitely postpone the Bill.

Mr. GASTON demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 68; nays, 42.

Those who voted in the affirmative are:

Messrs. Ashley, Ballentine, Banks, Boyd, Bradham, Brantley, Callison, Clifton, Cloy, Colcock, Cothran, Davis, DesChamps, De-Vore, Doar, Dukes, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Gause, Graham, Gray, D. L.

Green, Hall, Hamlin, Harrison, Harley, Hemphill, Higgins, Hutto, Irby, Kershaw, Kirven, LaFitte, Laney, Lawson, Lester, Lomax, Lyon, McCants, Miller, Morrison, Nance, Nicholson, Otts, Parker, Pollock, Pyatt, Rawlinson, Reaves, Richards, Riley, Sheldon, Stoll, Strong, Turner, J. M. Walker, John J. Watson, Webb, Whaley, Whatley, Wimberly, Yeldell—68.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Baker, Beamguard, Brant, Brice, Browning, Bruce, Culler, Earhardt, Fishburne, Frost, Gaston, J. P. Gibson, W. J. Gibson, Glover, W. McD. Green, Gyles, Harrellson, Haskell, D. O. Herbert, Heyward, Little, McColl, Jr., McFaddin, McMaster, Massey, Morgan, Nash, Patterson, Pittman, Poston, Prince, Sanders, Saye, Seabrook, Sellers, Sinkler, Spivey, Taylor, Tribble, M. W. Walker—42.

So the motion prevailed.

Mr. ASHLEY moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

The following was taken up:

H. 541.—Mr. Hutto: A Bill to allow the record of marriages, provide the form and manner, and fix the fee for same.

Mr. WHALEY moved to indefinitely postpone the Bill.

Which was agreed to.

Mr. ASHLEY moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

TABLED AND WITHDRAWN.

On motion of Mr. FORD, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 77.—Mr. Ford: A Bill providing for a tax for the better enforcement of the Dispensary Laws.

BILL RECOMMITTED.

On motion of Mr. PRINCE, the following Bill was recommitted to the Committee on Railroads:

H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the liabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.

BILL CONTINUED.

On motion of Mr. FORD, the following Bill was continued:

H. 72.—Mr. Ford: A Joint Resolution, proposing to amend Section 21, Article V, of the State Constitution, giving the Legislature power to classify magistrates, and prescribe their jurisdiction.

LEAVES OF ABSENCE.

Mr. GRAHAM asked and obtained leave of absence for his colleague, Mr. Bass, on account of sickness.

Mr. RICHARDS asked and obtained leave of absence for his colleague, the Hon. M. L. Smith, Speaker, on account of sickness.

RECESS.

At 2:10 p. m., on motion of Mr. GASTON, the House receded from business until 8 p. m.

NIGHT SESSION.

The House reassembled at 8 p. m., the Speaker Pro Tem. in the chair.

INTRODUCTION OF BILLS.

The following Bills were introduced, read severally a first time, and referred to appropriate Committees:

H. 580.—WAYS AND MEANS COMMITTEE: A Bill to amend Sections 4 and 6 of "An Act to authorize the Trustees of Jonesville School District of Union County to issue bonds for the purpose of erecting school buildings and equipping same, and purchasing a lot or lots," approved the 12th day of March, A. D. 1904, by creating a sinking fund commission for the purpose of lending and investing surplus funds.

Reference dispensed with.

H. 581.—WAYS AND MEANS COMMITTEE: A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Reference dispensed with.

On motion of Mr. MOSES, the Bill was made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of. H. 585.—WAYS AND MEANS COMMITTEE: A Joint Resolution, to provide for the appointment of two Members of the Senate and three Members of the House to examine certain offices.

Reference and printing dispensed with.

H. 586.—COMMITTEE ON CLAIMS: A Bill to amend Section 222, Code of Laws, 1902, Vol. II, as to publication of election notices.

Reference dispensed with.

REPORTS OF COMMITTEES.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 422 (S. 39.—Mr. Christensen): A Joint Resolution, providing for the appointment of a Commission to examine into the terrapin, oyster, and other shellfish interests belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.

Ordered for consideration tomorrow.

Mr. CLIFTON, from the Committee on Railroads, submitted a favorable report on:

H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the liabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.

Mr. PRINCE moved that printing be dispensed with, and Bill restored to original place on Calendar.

Which was agreed to.

Mr. POSTON, from the Committee on Offices and Officers, submitted a favorable report on:

H. 531.—Mr. Kirby: A Bill to fix the compensation of the County Superintendents of Education.

Ordered for consideration tomorrow.

Mr. HEYWARD, from the Committee on Roads, Bridges, and Ferries, submitted an unfavorable report on:

H. 536.—Mr. CLOY: A Bill to exempt from road duty all persons who are regularly employed in any cotton mill in this State.

Ordered for consideration tomorrow.

Mr. FRASER, from the Committee on Public Schools, submitted an unfavorable report on:

H. 539.—Mr. Reaves: A Bill to amend Section 1210, Vol. I, Code of Laws, 1902, so as to increase the number of School Trustees in certain school districts.

Ordered for consideration tomorrow.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted a favorable report on:

H. 547 (S. 171.—Mr. Brown): A Bill to establish a new voting precinct in Darlington County, to be known as Clyde, at Clyde.

Ordered for consideration tomorrow.

Mr. GASTON, from the Committee on Dispensary, submitted a favorable report, with amendment, on:

H. 557 (S. 24.—Mr. Raysor): A Bill to amend Chapter XXXII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Ordered for consideration tomorrow.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted a favorable report on:

H. 556 (S. 23.—Mr. Bates): A Bill to change the name of Bull Pond Schoolhouse voting precinct to Bull Pond Clubhouse.

Ordered for consideration tomorrow.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted a favorable report on:

H. 558 (S. 61.—Mr. C. L. Blease): A Bill to amend Section 221, Vol. I, Code of Laws, 1902, relating to the forwarding of election returns.

Ordered for consideration tomorrow.

Mr. COTHRAN, from the Committee on Public Schools, submitted a favorable report on:

H. 562 (S. 280.—Mr. Brown): A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 570 (S. 260.—Mr. McLeod, by request): A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste, or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck, used or operated upon any railway, whether operated by steam or electricity.

Ordered for consideration tomorrow.

Mr. HEMPHILL, from the Committee on Judiciary, submitted a favorable report on:

H. 572 (S. 266.—Mr. Raysor): A Bill to amend an Act entitled "An Act to provide for the corporation of towns of less than one thousand inhabitants," approved the 2d March, 1896, by adding a new Section 23, to provide for repeating elections in certain cases.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 573 (S. 267.—Mr. von Kolnitz): A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificates of stock.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 574 (S. 353.—Finance Committee of Senate): A Bill to enable the Commissioners of the Sinking Fund to lend to the County Board of Commissioners of Horry County funds for the purchase by Horry County of certain township bonds issued by certain townships in said County in aid of the construction of a railroad, and relating to the purchase of said township bonds by said County.

Printing dispensed with.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a majority favorable report on:

H. 579 (S. 262.—Mr. Earle): A Bill to amend Section 1783, Code of Laws of South Carolina, 1902, Vol. I, relating to foreign corporations.

Mr. FRASER, from the same Committee, submitted a minority unfavorable report.

Ordered for consideration tomorrow.

Mr. D. O. HERBERT, from the Committee on Military, submitted a favorable report on:

H. 569 (S. 185.—Mr. Marshall): A Joint Resolution, to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.

Ordered for consideration tomorrow.

Mr. D. O. HERBERT, from the Committee on Military, submitted a favorable report on:

H. 544 (S. 183.—Mr. W. L. Mauldin): A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.

Ordered for consideration tomorrow.

PAPERS FROM THE SENATE.

The Senate sent to this House the following:

H. 582 (S. 401.—Mr. Earle): A Concurrent Resolution.

Be it Resolved, By the Senate, the House of Representatives concurring, that leave be, and is hereby, granted for the introduction of a Bill to ratify and confirm the charter of the Oconee Water, Light, and Power Company, granted by the Secretary of State on the 2d day of December, 1904, and to confer additional powers on said company.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 92; nays, o.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Banks, Beamguard, Boyd, Bradham, Brant, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Culler, DeVore, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, W. McD. Green, Gyles, Hall, Harrellson, Harrison, Harley, Hemphill, D. O. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kirven, LaFitte, Laney, Lester, Little, Lomax, McCants, McColl, Jr., McFaddin, Massey, Miller, Morgan, Morrison, Nance, Nash, Nicholson, Otts, Parker, Patterson, Pittman, Poston, Prince, Rawlinson, Reaves, Richards, Riley, Sanders, Saye, Sellers, Sheldon, Spivey, Stoll, Strong, Taylor, Tribble, Turner, M. W. Walker, Webb, Whaley, Whatley, Wimberly, Yeldell—92.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to and ordered sent to the Senate.

H. 584 (S. 259.—Mr. Manning, by request): A Bill to repeal Sections 360 to 362, both inclusive, of the Criminal Code of South Carolina, and to enact certain sections in lieu thereof.

Reference and printing dispensed with.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 8, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend

in the Senate Chamber at 12 o'clock m., Thursday, February 9, 1905, for the purpose of ratifying Acts.

Very respectfully,

JOHN T. SLOAN,

President of the Senate.

REPORT OF COMMITTEE ON CONFERENCE.

Columbia, S. C., February 8, 1905.

The Committee on Conference, to whom was referred:

H. 21.—Mr. Morgan (S. 124): A Bill to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

Respectfully report that they have duly and carefully considered the same, and recommend that the House concur in the Senate amendment.

E. F. WARREN,
THOS. G. McLEOD,
On the part of the Senate.
L. B. ETHEREDGE,
J. W. ARDREY,
JOHN C. SELLERS,
On the part of the House.

Which was adopted, and a message sent to the Senate accordingly.

COMMUNICATION.

Gentlemen of the General Assembly:

I beg to submit to you herewith a full report of the finances of the office of the Secretary of State, and a detailed itemized statement of all official receipts and disbursements during my entire term in office. I beg to inform you that I have this day placed in the hands of the State Printer, as a supplemental report to the General Assembly, a full, accurate, and complete list of all persons or corporations who have paid any fees to the office, which in its every detail proves the statements handed you herewith to be correct.

In doing so, I beg to make the following statement in reply to the report of the Committee appointed to examine the books and accounts of my office:

I have been continuously since the appointment of the Committee willing and anxious to make up and present this statement to them, having offered to do so upon their first visit to the office, but was

informed that they desired the papers of the office turned over to them without any checking, verification, or statements, in the condition in which they were at the time. Presuming the Committee competent to come into the office, take the books and make up a correct statement of its affairs, the entire papers and books of the office were turned over to them; they were furnished with a key, which the Chairman retained for three months, and which was used to gain entry to the office when none of the clerks or employees thereof were present. This was permitted to allow the fullest and freest opportunity for full and comprehensive investigation of the office. During most of the time of the first investigation I was confined to my house by sickness. During the progress of this investigation reports were brought to me of statements by members of this Committee of a shortage in the office. Upon the conclusion of the investigation, which was during the week prior to the filing of pledges by candidates for State offices, I secured an opportunity to state to the Committee the reports I had heard, and asked that they state to the public what they had found. In response to this request the Committee published a communication, in which it was asserted that no books were kept, which was false, and that they had collected certain vouchers from which they had made up a set of books, which was equally untrue, as there is not now and never has been any "vouchers" to be collected, and the original declarations and returns of corporators could not be so designated, and principally from these I understood the Committee had made up its statements. As I was assured that the Committee had found nothing which they especially criticized, I supposed the statement they had secured to be accurate. I had repeated assurances given me that nothing wrong had been found. Consequently, my astonishment at the remarkable statements made therein was as profound as was my surprise at the partial, incomplete, and inaccurate statement of the financial affairs thereof.

When reduced to its logical conclusion and freed from the insinuation and inuendo in which it is clothed, the report charges that no adequate books are kept, or proper record of the receipts and disbursements of the office, and that the management of the office has been deficient. The only reply which it is in my power to make to this charge is the rendition at once of a full statement of every financial transaction of the office, properly balancing the cash found on hand during my term of office. I assert to be true that, though prepared upon less than twenty-four hours' notice, this statement

is substantially accurate, and I will forthwith and immediately resign as Secretary of State if I cannot prove to the satisfaction of any competent and unprejudiced bookkeeper that it is a satisfactory statement of the condition of the office, and that the statement of the Committee purporting to be such is not a true statement of its affairs, and contains many errors.

Replying to the several remarkable assertions of the Committee, I wish to quote them as follows:

"When we went into the office we were informed that we could conclude our labors in ten minutes." I deny absolutely and unequivocally that I made any statement at all in reference to the time it would require to make the investigation, to any member of this Committee.

"On insisting that we came for a real examination, we were begged for time to prepare books."

I neither begged nor cared for any time whatever; I suggested that I would like to check over the entries that had not been checked, for possible errors; I suggested that the examination would be facilitated if the Committee would permit me to make a complete statement of its affairs, showing proper balances. Both offers were declined, and evidently misconstrued. As a result of the refusal of the Committee to accept any help or suggestion in their work, nothing whatever was accomplished during the two entire weeks, and when Hollis, the expert, came, everything that had been gone over was rechecked.

"Many erasures and corrections were made on the books."

Mr. McCown says that he made one or two corrections, with the knowledge and, he thought, permission of the Committee.

"A charter had been granted in the sum of \$1,500.00, same was recorded as having been issued in the sum of \$50,000.00."

This has never been called to my attention, and I have no idea to what is referred. I would suggest that a record must have been accessible to them which showed the proper capital stock.

"In many cases we found where over-collections had been made, aggregating \$367.55."

I beg to say that, owing to the change in the law for recording certain papers, reducing the fee fifty cents, the reduction has been frequently overlooked by applicants for charters, in spite of the adoption of every means by the office to apprise the public of it. As every declaration on which it is paid is followed generally in two or three days, with a return upon which a further fee is payable,

it has been the practice of the office to deposit the additional fifty cents to the credit of the official account of the office, to be applied on the return fee. In some cases the return has been delayed, and in others it is never made. There is now unrefunded of these matters the sum of \$41.25, which is in bank to the credit of the State.

"Improper amount credited to the State: Puckhaber Brothers, Charleston, S. C., charter fee \$50.00; amount State credited with, \$15.00."

It was discovered by the Committee that the office had failed to detect an error in computing the proper fee for the charter of this concern, made by John C. Mehrtens, Esq., their attorney. Only \$15.00 had been paid the office, as it was so entered. When the Committee called attention to the error, the attorneys were wired, and immediately remitted the balance of \$35.00, which was entered on the books as soon as received, and the matter explained to the Committee.

"All moneys have not been turned over quarterly to the State Treasurer."

It is true that I have directed that funds be not checked out of the bank until ample time has been allowed for the collection of all checks, etc., deposited. Sometimes a check which is received by the office is not paid when presented, and confusion in our accounts arises therefrom. For instance, on March 3, 1903, a check given by Thomas B. Butler upon the Carolina National Bank for \$300.00 was refused payment when presented, and the amount was not finally collected for about three months. It would have been inconvenient to have turned that over to the State Treasurer, even though the office books showed that it was chargeable to us.

"We found by mere chance that one item of \$102.50 for charter of the Union Warehouse Company, of Columbia, chartered on the 15th day of January, 1902, was presented for payment in June, 1904, and has not been yet turned over to the State Treasurer."

It is true that I discovered that, through some neglect, there had been a failure to collect the fee for this charter. I demanded its payment, and a check was given therefor, which was held for final determination as to its proper disposition. This check is properly accounted for.

"There were certain books we had in our possession last year, concerning the period of Mr. Gantt's predecessor, which we were informed were kept by the present Secretary of State."

"The present Secretary of State" wishes to say that he has never, except for a short period at the beginning of his own term, kept any of the cash accounts of the office. During Mr. Cooper's term these accounts were kept by Mr. D. H. Means, and the record books during this period have never been in the personal custody of the present Secretary of State.

When fees were paid to the office to him, they were turned over to Mr. Means, whose personal receipt was taken therefor. Prior to this time no receipts were taken, the same practice being in vogue. He regarded Mr. Means's letter as official notice to him of the loss of the books, from a subordinate to his superior officer.

The statement is made, however, that the report of the Secretary of State and the original papers and records, which were used by the Committee to verify the liabilities during the present term, can be made to serve the same purpose, even in the absence of this book, while deposit at the banks and payments to the State Treasurer will show all disbursements.

Again reverting to the general features of this report, I wish to say that I requested an opportunity to test the accuracy of the figures made up by the Committee, and to explain any cause for criticism that appeared to them, but was refused. Without having seen the totals arrived at, I challenge the accuracy even of the addition in the purported statement which was made up. It does seem that men who proclaim so loudly their jealousy of the people's money should at least put enough value upon the character and reputation of a man that they would at least refrain from imputing to him that which is discreditable until they had observed the caution of ascertaining facts to rest their assertion on, and when criticizing the efficiency of another to be certain of their own.

Respectfully submitted,

J. T. GANTT, Secretary of State.

Receipts and Liabilities, 1903.

Received from Predecessor		\$2,670 89
Collections During 1903—		
Commissions of Notaries Public	\$942 50	
Commissions of Commissioners of Deeds	29 25	
Charter Fees	7,276 51	
Returns of Corporators	695 00	
Declarations (recording)	807 50	

Eleemosynary Corporations	\$207	00			
Increase of Capital Stock	5,321	90			
Foreign Corporations	200	00			
Renewals of Charters	787	50			
Amendments of Charters	24	00			
Railroads (and recording)	301	00			
Certificates, etc	65	32		•	
Totals 1903			\$16,657	48	
Receipts and Liabilities, 1904.					
Collections During 1904—					
313 Notaries Public	\$1,107	25			
3 Commissioners of Deeds		75			
Charter Fees	7,446				
318 Returns	797				
386 Declarations	965	-			
IOI Eleemosynary	303				
Increase of Capital Stock	2,976	00			
Foreign Corporations	400	00			
Renewals	384	00			
Amendments of Charters	66	50		•	
Railroads (and recording)	278	60			
Certificates, etc	56	00			
Mutual Protective Associations	5	00			
Decrease and Dissolutions	20	00			
			14,726	30	
Small Outstanding Balances			41	25	
Total Liabilities to January 1, 1905			\$34,095	92	
Assets and Disbursement	s.				
Paid State Treasurer to January 1, 1905			.\$30,301	89	
Cash in Bank, January 1, 1905					
Cash in hand January 1, 1905				14	
Totals			.\$34,095	92	

A RESOLUTION.

Mr. GASTON offered the following:

H. 583.—A Resolution.

Resolved, That so much of the Report of the Committee appointed to examine books of certain State officers as refers to the office of the Secretary of State, together with the reply of the Secretary of State thereto, be referred to the Committee on Ways and Means, with direction and authority to report back to this House, by Bill or otherwise, in regard to the recommendations and charges contained in said report.

Which was agreed to.

TABLED AND WITHDRAWN.

On motion of Mr. D. O. HERBERT, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 527 (S. 257.—Mr. Raysor): A Bill to require the qualified electors of the Town of Fort Motte to hold a second municipal election.

And a message was sent to the Senate accordingly.

SECOND READING BILLS.

The following Bill was taken up:

H. 8.—Mr. Toole: A Bill to amend Section 321, Vol. II, Code of Laws, 1902 (Criminal Code), so as to reduce day's work from eleven to ten hours.

Mr. FAUST moved to strike out the enacting words.

Pending discussion, the House adjourned.

ADJOURNMENT.,

At 10:22 p. m. the House, on motion of Mr. M. W. WALKER, adjourned.

THURSDAY, FEBRUARY 9, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER PRO TEM. took the chair, and, a quorum being present, the deliberations were opened with praver by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. RILEY, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER PRO TEM. called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. BANKS, the call was dispensed with for this day.

RESOLUTION.

H. 587.—COMMITTEE ON PRIVILEGES AND ELECTIONS: A Resolution, authorizing the Clerk to make certain indorsements on a substitute Bill as were on the original.

Whereas, A Bill entitled "A Bill to prescribe the mode of conducting any primary, or other such election, held in this State for the purpose of nominating or selecting a person or persons to be afterwards elected to any office in this State, and to prescribe penalties for a violation thereof," was introduced by Mr. Gyles on the 26th day of January, which Bill was read one time on the 26th day of January, and having been referred to the Committee on Privileges and Elections, and said Bill having such errors on the last page that it was deemed best to rewrite same to offer as a substitute, and said original page having been lost or mislaid, after the annexed copy thereof was made;

Therefore, be it Resolved, That the Clerk, by unanimous consent, be empowered to place upon this said substitute page the same indorsements as were on the original, and that the substitute then be added to the original Bill, and be again referred to said Committee on Privileges and Elections.

Considered immediately, and agreed to.

ADDITION TO REPORT OF COMMITTEE APPOINTED TO EXAMINE BOOKS OF CERTAIN STATE OFFICERS.

Mr. RICHARDS presented the following letter as a part of the Report of the Special Committee appointed to examine the books of certain State officers, which letter was omitted from said report, but was intended to precede the letter quoted therein from Mr. D. H. Means to the Hon. Jesse T. Gantt:

"Columbia, S. C., November 17, 1904.

"Hon. T. Both Butler, Chairman Legislative Examining Committee, Gaffney, S. C.

"Dear Senator: Yours of 14th instant to hand, and I appreciate your prompt attention. I inclose a communication from me to Secretary of State J. T. Gantt, former Chief Clerk of Mr. (Secretary of State) M. R. Cooper. A careful reading of it will explain most of the matter. Failing to obtain the said receipt books of original entry, written and kept by Mr. Gantt, or a satisfactory reply, after several earnest oral requests by me covering about four weeks, I, on the 5th of November, made the inclosed written demand upon him for them. On November 7th I went into his office, and finding him there, he stated to me: 'I have received your communication, and will reply in writing.' I replied: 'I hope you will do so within the next day or two.' Mr. Gantt replied: 'I will, right away.' I have now waited ten days since this promised reply in writing, 'right away.'

"Nearly two weeks have elapsed since the written demand, and I have received no reply. From the first, Mr. Gantt's conduct has been one of procrastination, and putting off. He has never said the receipt books of original entry could not be found, and has most frequently said that 'Rich,' the colored porter, could look them up, or look for them, and has constantly said that I am taking much trouble unnecessarily in my endeavor to reproduce the lost book, etc., etc. My views are expressed in my letter to Mr. Gantt.

"I desire, when you come down, to invoke the aid of your Committee to obtain these books of original entry if possible, so that the lost book may be reproduced in all its details for Mr. Cooper's four years' term, as it has been reproduced during two years of Mr. Tompkins's term from Mr. Tompkins's books of original entry.

"I also wish your Committee to pass upon the matter and the reproduction of the book before you go out of office. I am especially desirous for your Committee to close this matter up, because some circumstances coming within your Committee's personal knowledge during your heretofore examination (to which I will call your Committee's attention when I see you) have an important bearing upon the loss of the book.

"The 28th of November, suggested by you, will be soon enough, if we will get down to work on that day. My time, information, and labor will be at the service of the Committee, and I hope the

matter can be closed up in time for your report to the Legislature and before my heavy work in closing up the Sinking Fund books and preparation of Sinking Fund Report to Legislature commences.

"If I get these receipt books from Mr. Gantt I will have to post up for your Committee's convenience. So I shall expect your Committee to arrive on the 28th of November, if I hear nothing from you to the contrary.

"You requested me to write you confidentially, and I have done so, but have other facts to relate when I see you. As I before stated, please just come down as if to do the work on the past quarters.

"Yours respectfully,

Received as information.

"D. H. MEANS."

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

H. 514.—Judiciary Committee: A Bill to repeal Sections 2744, 2745, 2746, and 2747 of the Code of Laws of South Carolina, 1902, Vol. I, relating to special terms of Courts, and the appointment of Special Judges to hold same.

H. 375.—Mr. Nash: A Bill to assign the present Circuit Judges to proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

H. 518.—Judiciary Committee: A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the First and Ninth Circuits.

H. 376.—Mr. Brantley: A Bill to require railroads and any other common carriers operating in this State to provide toilet closets at stations, for the use and convenience of passengers.

H. 566.—Judiciary Committee: A Bill to authorize the County Board of Commissioners of Marion County to convey by deed a site on the Courthouse square to the Marion Public Library.

H. 217.—Mr. J. P. Gibson: A Bill to amend the Act entitled "An Act to fix the salaries of County Supervisors," approved 24th of February, A. D. 1904, as to Marlboro County.

The following Bill was taken up:

H. 435.—Mr. Patterson: A Bill to establish an industrial school for boys, and to provide for its government and maintenance.

Mr. LANEY moved to recommit the Bill to the Committee on Education.

Mr. LANEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 30; nays, 67.

Those who voted in the affirmative are:

Messrs. Ashley, Brantley, Browning, Culler, Davis, DesChamps, Dukes, Earhardt, Edwards, Epting, L. B. Etheredge, Faust, Gause, W. J. Gibson, W. McD. Green, Harley, Kirven, LaFitte, Laney, Lester, Lomax, McFaddin, Morrison, Nance, Poston, Taylor, M. W. Walker, Webb, Wimberly, Yeldell—30.

Those who voted in the negative are:

Messrs. Ardrey, Arnold, Baker, Ballentine, Banks, Beamguard, Boyd, Bradham, Brant, Brice, Bruce, Callison, Clifton, Cloy, Colcock, DeVore, Doar, Fishburne, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, Graham, Gray, D. L. Green, Gyles, Hall, Hamlin, Harrison, Haskell, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, McCants, McColl, Jr., McMaster, Massey, T. J. Mauldin, Miller, Morgan, Moses, Nash, Nicholson, Patterson, Pittman, Pyatt, Rawlinson, Reaves, Richards, Riley, Saye, Sellers, Sheldon, Spivey, Stoll, Strong, Toole, J. M. Walker, Whaley, Whatley—67.

So the motion was lost.

Mr. PATTERSON moved to reconsider the vote whereby the House refused to recommit the Bill, and to lay that motion on the table.

Which was agreed to.

The Bill was then read the third time, passed, and ordered sent to the Senate.

REASON FOR NOT VOTING.

Mr. Otts asks to be excused from voting, being paired with Mr. E. J. Etheredge. If he were present I would vote for the Bill, and he would vote to recommit.

J. C. OTTS.

REPORT OF COMMITTEE ON CLAIMS.

Mr. NASH, from the Committee on Claims, submitted favorable reports on the following Claims:

H. 283—Claim of The State Company, \$350.00.

H. 341.—Claim of R. A. Thompson et al., \$6.20.

H. 499.—Claim of W. E. Sheppard, \$6.00.

Reports adopted, and claims ordered sent to the Senate.

CLAIMS REJECTED.

Mr. NASH, from the Committee on Claims, submitted unfavorable reports on the following:

H. 340.—Claim of W. H. Lawrence, \$50.00.

H. 491.—Claim of Manufacturers' Record, \$3.00.

The reports were adopted, and the claims rejected.

SECOND READING BILLS.

The following Bill was taken up, read a second time, and ordered to a third reading tomorrow:

H. 430.—Mr. D. O. Herbert: A Bill to reorganize the military forces of this State; to adopt and make of force a military code, and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

Mr. HERBERT moved to reconsider the vote whereby the House ordered the Bill (H. 430) to a third reading, and to lay that motion on the table.

Which was agreed to.

The following Bill was taken up:

H. 585.—Ways and Means Committee: A Joint Resolution, to provide for the appointment of two Members of the Senate and three Members of the House to examine certain offices.

Mr. LYON offered the following amendment, which was agreed to:

At end of Section 2 add following: "That said Commission shall have authority to employ an expert accountant if it be necessary."

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 8, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the report of the Committee of Conference on:

H. 21.—Mr. Morgan (S. 124): A Bill to regulate the running of motor vehicles on the public highways of the State.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

RATIFICATION OF ACTS.

At 12 m. the House attended in the Senate Chamber, when the following Acts were ratified:

- H. 280 (S. 114.—Mr. Raysor): An Act to authorize and empower the voters of School District No. 36 of the County of Orangeburg to order an election and to issue coupon bonds of said district for school purposes.
- H. 278 (S. 87.—Mr. Manning): An Act to amend Sections 1, 4, 5, 10, and 11 of an Act entitled "An Act to require the payment of annual license fees by corporations doing business in this State, and reports to the Comptroller-General," approved 1st day of March, 1904, so as to correct errors.
- H. 185 (S. 54.—Mr. McGowan): An Act to amend an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Section 8 thereof.
- H. 264 (S. 73.—Mr. McIver): An Act to amend Section 714 of Code of Laws, 1902, Vol. I, relating to the State Treasurer, so as to require duplicate instead of triplicate receipts.
- H. 160 (S. 22.—Mr. Cole L. Blease): An Act to amend Sections 255, 256, and 257 of Vol. I, of the Code of Laws of 1902, relating to primary elections.
- H. 265 (S. 76.—Mr. Cole L. Blease): An Act to ratify and confirm the charter of the Parr Shoals Power Company, granted by the Secretary of State on the 8th day of December, 1904, and to confer additional powers on said company.
- H. 216 (S. 52.—Mr. McLeod): An Act to amend Section 816, Vol. I, Code of Laws, 1902, so as to have same apply to Lee County.
- H. 452 (S. 148.—Mr. Hay): An Act to amend an Act entitled "An Act to provide for the erection and equipment of a new Courthouse at Camden, and to authorize the issue of bonds for such purpose," approved February 19, 1904.
- H. 445 (S. 102.—Mr. Douglass): An Act to authorize the Town Council of Union, in Union County, to elect a Town Auditor, to define his powers and duties and fix his compensation.

- H. 447 (S. 122.—Mr. Brown): An Act to validate and confirm the sale and conveyance of two lots, Nos. 1 and 2, in the Town of Darlington, known as the jail lots, by the County Board of Commissioners of Darlington County, to C. W. Hewitt.
- H. 449 (S. 136.—Mr. Stackhouse): An Act to amend Section 1 of an Act entitled "An Act to amend the various statutes and the laws as to school districts embracing the Towns of Marion, Mullins, Latta, and Dillon, in Marion County," approved the 23d day of February, A. D. 1903, by making its provisions apply to Fork School District No. 26.
- H. 480 (S. 163.—Mr. Carpenter): An Act to fix the time for electing Trustees for Easley School District No. 13, in May.
- H. 482 (S. 172.—Mr. Walker): An Act to provide for a reappraisement and reassessment for taxation of certain abandoned rice lands.
- H. 528 (S. 265.—Mr. W. E. Johnson): An Act to authorize the Town of Wagener to issue bonds for public improvements.
- H. 161 (S. 28.—Mr. Raysor): An Act to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.
- H. 456 (S. 164.—Mr. Raysor): An Act to enable and authorize School District No. 70, embracing the Town of Elloree, in Orangeburg County, to issue bonds for the purpose of paying for the erection and maintenance of a public school building, and to provide for the payment of accruing interest and principal of said bonds.
- H. 454 (S. 155.—Mr. Butler): An Act to devolve the duties of the Board of Public Works for the Town of Gaffney upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.

INDEFINITELY POSTPONED.

- H. 8.—Mr. Toole: A Bill to amend Section 321, Vol. II, Code of Laws, 1902 (Criminal Code), so as to reduce day's work from eleven to ten hours.
 - Mr. POLLOCK moved to indefinitely postpone the Bill.
- Mr. IRBY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 65; nays, 40.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Banks, Beamguard, Brant, Brice, Browning, Bruce, Callison, Clifton, Colcock, Cothran, Doar, Edwards, Faust, Fishburne, Foster, Fraser, Gaston, J. P. Gibson, W. J. Gibson, Glover, W. McD. Green, Gyles, Hall, Hamlin, Harrison, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Heyward, Laney, Lawson, Little, McColl, Jr., Massey, T. J. Mauldin, Morgan, Nance, Nash, Nicholson, Otts, Patterson, Pollock, Pyatt, Reaves, Richards, Sanders, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Tribble, M. W. Walker, John J. Watson, Webb, Whaley, Wimberly—65.

Those who voted in the negative are:

Messrs. Ballentine, Boyd, Bradham, Culler, Davis, DesChamps, DeVore, Dukes, Earhardt, Epting, L. B. Etheredge, Ford, Gause, Graham, Gray, D. L. Green, Harrellson, Higgins, Hutto, Irby, Kershaw, Kirven, LaFitte, Lester, Lomax, McCants, McFaddin, McMaster, Miller, Morrison, Parker, Pittman, Poston, Rawlinson, Riley, Taylor, Toole, Turner, Whatley, Yeldell—40.

So the motion prevailed.

Mr. ASHLEY moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

REASONS FOR NOT VOTING ON H. B. 8.

Mr. E. J. Etheredge is paired with Mr. Altamont Moses. If Mr. Moses were present he would vote against the Bill, and Mr. Etheredge for it.

Mr. Verner is paired with Mr. Keenan. Mr. Verner would vote aye, and Mr. Keenan would vote no.

Mr. Frost desires to be excused from voting, as he is paired with Mr. Lyon, who, if present, would vote no. Mr. Frost would vote aye.

Mr. George E. Prince is paired with Mr. Cloy. If Mr. Cloy was present he would vote no, and Mr. Prince would vote aye. Mr. Prince is opposed to the Bill, and Mr. Cloy favors it.

GEORGE E. PRINCE.

I ask to be excused from voting, because I am paired with Mr. Moses. If Mr. Moses were present he would vote to continue the Bill and I would vote against continuing it.

E. J. ETHEREDGE.

Mr. Brantley announces that he is paired with Mr. Laban Mauldin. Mr. Brantley would vote no; Mr. Laban Mauldin would vote aye.

The following Bill was taken up:

H. 58.—Mr. D. O. Herbert: A Bill to impose a tax on gifts, inheritances, devises, bequests, and legacies, in certain cases.

Mr. McCOLL, Jr., moved to indefinitely postpone the Bill.

Mr. HASKELL demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 55; nays, 38.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Beamguard, Bradham, Brant, Brice, Browning, Bruce, Callison, Clifton, Colcock, Cothran, De-Vore, Doar, Edwards, Faust, Fishburne, Ford, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Graham, Gray, Hall, Hamlin, Harrison, Keenan, Lester, Lofton, Lomax, Lyon, McCants, McColl, Jr., McMaster, Massey, T. J. Mauldin, Miller, Morgan, Patterson, Pyatt, Rawlinson, Sanders, Sheldon, Sinkler, Stoll, Strong, Verner, M. W. Walker, John J. Watson, Webb, Whaley—55.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Baker, Ballentine, Banks, Brantley, Culler, DesChamps, Dukes, Earhardt, Epting, E. J. Etheredge, Foster, D. L. Green, W. McD. Green, Gyles, Harrellson, Harley, Haskell, D. O. Herbert, Hutto, Irby, Kershaw, Kirven, Laney, Lawson, Little, McFaddin, Moses, Nicholson, Pittman, Pollock, Poston, Reaves, Richards, Riley, Spivey, Taylor, Wimberly—38.

So the motion prevailed.

Mr. McCOLL, Jr., moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

SPECIAL ORDER.

On motion of Mr. BRUCE, the following Bill was taken up and made a special order for tomorrow at 12 o'clock:

H. 468.—Mr. Bruce: A Bill to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board, and as to amount of license fees.

On motion of Mr. McFADDIN, the following Bill was taken up and made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 461.—Mr. McFaddin: A Bill to incorporate the Carolina Land Corporation of South Carolina.

LEAVE OF ABSENCE.

Mr. OTTS asked and obtained leave of absence for his colleague, Mr. Kirby, on account of sickness.

ADJOURNMENT.

At 1:58 p. m. Mr. GAUSE moved to adjourn.

Mr. ASHLEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 62; nays, 37.

Those who voted in the affirmative are:

Messrs. Ardrey, Baker, Ballentine, Banks, Boyd, Bradham, Brantley, Brice, Bruce, Clifton, Colcock, Culler, Davis, DesChamps, DeVore, Dukes, Earhardt, Edwards, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Gaston, Gause, J. P. Gibson, Gray, D. L. Green, Gyles, Hall, Hamlin, Harley, Haskell, J. E. Herbert, Heyward, Hutto, Keenan, Kirven, Lawson, Lester, Lofton, Lomax, Lyon, McColl, Jr., Massey, Moses, Pollock, Poston, Rawlinson, Riley, Sanders, Seabrook, Sheldon, Strong, Toole, Tribble, Verner, M. W. Walker, Webb, Whaley, Whatley, Wimberly—62.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ashley, Beamguard, Brant, Callison, Cothran, Fishburne, Foster, Fraser, Frost, W. J. Gibson, Graham, W. McD. Green, Harrison, D. O. Herbert, Irby, Kershaw, Little, McCants, McFaddin, McMaster, T. J. Mauldin, Miller, Morgan, Nicholson, Patterson, Pittman, Pyatt, Reaves, Richards, Saye, Sellers, Sinkler, Spivey, Stoll, Taylor—37.

So the motion prevailed, and, at 2:05 p. m., the House adjourned.

FRIDAY, FEBRUARY 10, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. LITTLE, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. LOMAX, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bills were introduced and read severally a first time:

H. 588.—COMMITTEE ON STATE HOUSE AND GROUNDS: A Bill to authorize the State House Commission to secure plans and specifications for the erection of a new dome to the State House, and to sell the old boilers.

Reference dispensed with.

H. 589.—WAYS AND MEANS COMMITTEE: A Bill to authorize the Town of Williston, in Barnwell County, to issue bonds in the sum of five thousand dollars, for the purpose of erecting and maintaining an electric plant to furnish light for said town.

Reference dispensed with.

H. 590.—JUDICIARY COMMITTEE: A Bill to provide for the proper custody and protection of the Courthouse for Charleston County.

Reference dispensed with.

H. 591.—WAYS AND MEANS COMMITTEE: A Bill to raise supplies and make appropriations for the fiscal year commencing 1905.

Reference dispensed with.

On motion of Mr. MOSES, the Bill was made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of.

H. 592.—JUDICIARY COMMITTEE: A Bill to provide for the times for holding Courts in the several Judicial Circuits, and to arrange the same.

Reference dispensed with.

REPORTS OF COMMITTEES.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 165.—Mr. Doar: A Joint Resolution, requiring a survey, location, and publication of marsh lands, islands, and creek waters in Georgetown County.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 237.—Mr. Prince: A Bill to devolve upon the Counties the duty of the levying a tax, raising a fund and disbursing the same as pensions, and to classify pensioners.

Ordered for consideration tomorrow.

Mr. SELLERS, from the Special Committee consisting of the Marion Delegation, submitted a favorable report on:

H. 525 (S. 178.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liabilities on account of paying certain school certificates on which the names of the School Trustees were forged.

Ordered for consideration tomorrow.

Mr. TURNER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 560 (S. 258.—Mr. Hay): A Bill to fix the salary of the Judge of Probate of Kershaw, Chesterfield, and Dorchester Counties.

Ordered for consideration tomorrow.

Mr. OTTS, from the Committee on Judiciary, submitted a majority unfavorable report on:

H. 563 (S. 282.—Mr. Stackhouse): A Bill, with a petition, to relieve the sureties on the bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.

Mr. BRANTLEY submitted a minority favorable report.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for year 1905, to secure the same with interest thereon.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 568 (S. 104.—Mr. Wells): A Joint Resolution, to authorize and require the Comptroller-General to draw his warrant on the State Treasurer for seven dollars and eighty-seven cents in favor of William M. Copeland.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 571 (S. 263.—Mr. Dennis): A Bill to authorize the County Treasurer of Berkeley County to pay school claim of A. H. DeHay. Ordered for consideration tomorrow.

CLAIM REPORTED.

Mr. LITTLE, from the Committee on Claims, submitted a favorable report on:

H. 493.—Claim of E. H. Aull Company, \$200.00.

Report adopted, and claim ordered sent to the Senate.

REPORT OF CHARLESTON HARBOR COMMISSION.

Charleston, S. C., February 7, 1905.

To the Honorable, the Senate and the House of Representatives of the State of South Carolina:

In compliance with the Act hereto relating, and in behalf of the Harbor Commissioners for the Port of Charleston, I have the honor to report, that, from the records of the Harbor Master's office, it appears that during the twelve months ending December 31, 1904, the arrivals of American vessels at the Port of Charleston amounted to 683, classified as follows: 447 steamships, 201 schooners, thirtyone barks, and four brigs, aggregating 1,261,407 tons (net register).

That during the same period there were sixty-one arrivals of British vessels, classified as follows: Fifty-three steamships, six barks, one brig, and one ship, aggregating 110,277 tons (net register).

That during the same period there were fifteen arrivals of vessels of other foreign nationalities, classified as follows: Thirteen steamships, and two barks, aggregating 22,841 tons (net register).

Thus it appears that the total number of vessels arriving at this port for the year, mentioned in the foregoing, amounted to 759, with an aggregate tonnage of 1,394,625 tons (net register); while in the year immediately preceding the total number of arrivals was 732, with an aggregate tonnage of 1,365,085 tons (net register).

From the financial statement submitted to the Board, it appears that on the 1st of January, 1904, there was a cash balance on hand amounting to thirty-two cents, and that during the year \$1,973.00 for harbor fees were collected from vessels which arrived. The disbursements during the past year amounted to \$1,969.50, leaving on hand the 1st of January, \$3.82.

HARBOR COMMISSIONERS.

The Port Wardens report that they have surveyed forty-seven vessels during the past year, and that the amount they received was \$676.00, as against \$599.00 for the previous year.

The reports in detail referred to are on file in the office of the Board.

Respectfully submitted.

R. G. RHETT.

Mayor, and Ex-Officio Chairman Board of Harbor Commissioners.

Received as information.

ENROLLED ACTS REPORTED.

- Mr. DOAR, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 392.—Mr. D. L. Green (S. 194): An Act to repeal Section 1507, Article II, Vol. I, Code of Laws of South Carolina, 1902, relating to the General Stock Law.
- H. 155.—Mr. Haskell (S. 254): An Act to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons.
- H. 193.—Mr. Nash (S. 208): An Act to ratify the amendment of the Constitution of 1895, whereby a new Article thereof is added relating to roads, highways, and drainage.
- H. 194.—Mr. Nash (S. 207): An Act to ratify the amendment to the Constitution of 1905, whereby Subdivisions II and IX of Section 34, Article III, thereof are repealed.
- H. 32.—Mr. Morgan (S. 206): An Act to ratify the amendments of Section 7, Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.
- H. 5.—Mr. Nash (S. 219): An Act to further provide for the creation and continuance, and to define the duties and powers, of the Historical Commission of the State, now existing under the

terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, A. D. 1894.

H. 253.—Mr. Lawson (S. 204): A Joint Resolution (with a petition), to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him.

Received as information.

THIRD READING BILLS.

The following Bill was taken up, read a third time, passed, and ordered sent to the Senate:

H. 430.—Mr. D. O. Herbert: A Bill to reorganize the military forces of this State; to adopt and make of force a military code, and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

The following was taken up:

H. 585.—Ways and Means Committee: A Joint Resolution, to provide for the appointment of two Members of the Senate and three Members of the House to examine certain offices.

Mr. LYON asked and obtained unanimous consent to offer the following amendment:

Add at end of Section 1: "And said Commission shall also make like examination of the office of Secretary of State."

The amendment was unanimously agreed to, and the Joint Resolution was read the third time, passed, and ordered sent to the Senate.

SECOND READING BILLS.

The following Bill was taken up, read a second time, and ordered to a third reading tomorrow:

H. 468.—Mr. Bruce: A Bill to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board, and as to amount of license fees.

The following Bill was taken up:

H. 581.—Ways and Means Committee: A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Mr. LOMAX moved to amend by striking out (Page 7, Section 5, lines 4 and 5) the appropriation of \$1,900.00 for a professor of geology in the South Carolina College.

Mr. McCOLL, Jr., moved to table the amendment.

Mr. LOMAX demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 68; nays, 34.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Baker, Ballentine, Banks, Beamguard, Brant, Brantley, Browning, Bruce, Callison, Clifton, Colcock, Culler, Doar, Dukes, Edwards, Epting, E. J. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, W. J. Gibson, Glover, Gray, Hamlin, Harley, D. O. Herbert, Heyward, Hutto, Kershaw, Kirven, Lawson, Lofton, Lyon, McCants, McColl, Jr., McFaddin, McMaster, T. J. Mauldin, Morgan, Moses, Nash, Nicholson, Patterson, Prince, Pyatt, Rawlinson, Reaves, Richards, Riley, Saye, Seabrook, Sellers, Sinkler, Strong, Tribble, Turner, M. W. Walker, J. M. Walker, Whaley, Wimberly—68.

Those who voted in the negative are:

Messrs. Ashley, Boyd, Bradham, Brice, Cothran, Davis, Des-Champs, DeVore, Earhardt, Gause, Graham, D. L. Green, W. McD. Green, Hall, Harrellson, Harrison, Higgins, Irby, LaFitte, Lester, Little, Lomax, Massey, Morrison, Nance, Otts, Pittman, Poston, Sheldon, Taylor, Toole, Verner, Webb, Yeldell—34.

So the amendment was tabled.

Mr. HEMPHILL offered the following amendment, which was agreed to:

Page 8, line 14, after the words "seventy-three cents" insert the following: "That the amount appropriated to Winthrop Normal and Industrial College of South Carolina be paid to them less any amount which the said College may receive from the privilege tax on fertilizers."

Mr. MOSES gave notice of general amendments on third reading.

The Bill, as amended, was read a second time, and ordered to a third reading tomorrow.

Mr. MOSES moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 9, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has continued to next session:

H. 376.—Mr. Lester (S. 508): A Bill to repeal an Act entitled "An Act to provide for the establishment of new School Districts in Edgefield County, and to authorize the levy and collection of a special school tax therein," approved December 24, A. D. 1888, and to place the said School District under the General School Law.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 9, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has rejected:

H. 100.—Mr. Edwards (S. 364): A Bill prohibiting shooting-matches for prizes of value.

Also:

H. 80.—Mr. Richards (S. 365): A Bill to require School Trustees to make annual reports to the patrons of Public Schools.

Also:

H. 102.—Mr. Kershaw (S. 367): A Bill to amend Section 298, Vol. II, Code of Laws, 1902, Criminal Code, so as to prevent cockfighting in this State.

Very respectfully,

JOHN T. SLOAN,

President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 9, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has indefinitely postponed:

H. 238.—Mr. Lester (S. 133): A Concurrent Resolution as to introduction of a Bill to amend an Act entitled "An Act to incorporate the Johnston, Saluda, Greenville and Anderson Railroad Company."

Also:

H. 255.—Mr. Lofton (S. 357): A Concurrent Resolution, to authorize the appointment of a Committee to whom shall be referred all Bills and Resolutions on the subject of fish, terrapins, etc.

Also:

H. 534.—Mr. Brantley (S. 391): A Bill to amend an Act entitled "An Act to amend Section 791 of the Civil Code of South Carolina, Vol. I, in so far as the same relates to Colleton County," approved 2d day of March, A. D. 1903, in so far as same relates to Orangeburg County.

Very respectfully,

JOHN T. SLOAN,

President of the Senate.

Received as information.

PAPER FROM THE SENATE.

The Senate sent to this House the following, which was read the first time:

H. 593 (S. 116.—Mr. von Kolnitz): A Bill to preserve the game, fish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

Which was referred to the Committee on Ways and Means.

SPECIAL ORDERS.

On motion of Mr. KERSHAW, the following Bill was taken up and made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 78.—Mr. Kershaw: A Bill to provide an efficient method of procuring teachers for public schools.

On motion of Mr. MORGAN, the following Bill was taken up and made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain, and operate industrial side-tracks.

TABLED AND WITHDRAWN.

On motion of Mr. SPIVEY, the following Bills were tabled, and permission was granted to withdraw them from the files of the House:

H. 205.—Mr. Harrellson: A Bill to provide for the retirement of certain bonds issued in aid of the construction of a railroad in Horry County.

H. 459.—Mr. Spivey: A Bill to provide for the purchase by the County of Horry of certain township bonds issued by certain townships in that County in aid of its construction of a railroad.

LEAVE OF ABSENCE.

Mr. HASKELL asked and obtained leave of absence for today in order to attend the funeral of his uncle.

RECESS

At 2:10 p. m., on motion of Mr. LaFITTE, the House receded from business until 8 p. m.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker in the Chair.

INTRODUCTION OF BILLS.

The following Bills were introduced and read severally a first time:

H. 595.—COMMITTEE ON INCORPORATIONS: A Bill to provide for the disposition of all funds realized from license to deal in seed cotton.

Reference dispensed with.

Ordered for consideration tomorrow.

H. 596.—COMMITTEE ON WAYS AND MEANS: A Bill to require the County Board of Commissioners of Lancaster County to erect a prison near the Lancaster Cotton Mills.

Reference and printing dispensed with.

Ordered for consideration tomorrow.

H. 609.—COMMITTEE ON WAYS AND MEANS: A Bill to make appropriations for the payment of the per diem, mileage

and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

On motion of Mr. MOSES, the Bill was made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of.

RESOLUTION.

H. 594.—Mr. FRASER, for Committee on Rules: A Resolution. Resolved, That after this day, all speeches be limited to five (5) minutes, except by unanimous consent.

Considered immediately, and agreed to.

REPORTS OF COMMITTEES.

Mr. BANKS, from the Committee on Ways and Means, submitted a favorable report, with amendment, on:

H. 398.—Mr. Graham: A Joint Resolution, requiring Comptroller-General to draw his warrant, and the State Treasurer to pay, \$550.00 in favor of Dr. Brockinton, on account of certain stock condemned and killed by order of the State Veterinarian.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Incorporations, submitted a favorable report on:

H. 533.—Mr. McFaddin: A Bill to authorize and empower the police authorities of all towns and cities of more than ten thousand inhabitants to arrest all offenders against municipal ordinances and statutes of this State committed within the corporate limits of small towns and cities, within a radius of three miles of the corporate limits.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 593 (S. 116.—Mr. von Kolnitz): A Bill to preserve the game, fish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

On motion of Mr. PYATT, the Bill was made a special order for Monday next, at 12 m.

Mr. HEMPHILL, from the Committee on Public Schools, submitted a favorable report on:

H. 94.—Mr. Higgins: A Bill to amend Section 1214, Vol. I, Code of Laws, 1902, as to receiving pupils transferred from another school district.

Ordered for consideration tomorrow.

Mr. YELDELL, from the Committee on Privileges and Elections, submitted a report, without recommendation, on:

H. 381.—Mr. Gyles: A Bill to prescribe the mode of conducting any primary or other such election, held in this State for the purpose of nominating or selecting a person or persons to be afterwards elected to any office in this State, and to prescribe penalties for a violation thereof.

Ordered for consideration tomorrow.

ENROLLED ACTS REPORTED.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 111.—Mr. Hemphill (S. 255): An Act to amend an Act entitled "An Act to incorporate Mount Pleasant and Georgetown Railway Company."

H. 153.—Mr. M. W. Walker (S. 214): An Act to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly at the option of the magistrates and constables.

H. 404.—Newberry Delegation (S. 193): An Act to amend an Act entitled "An Act to enable and authorize School District No. 14, in Newberry County, to issue bonds for the purpose of building and erecting a schoolhouse therein, and to purchase a lot therefor," approved 20th day of February, A. D. 1904, and to validate the bonds issued under authority of said Act.

H. 126.—Mr. Laney (S. 247): An Act to authorize the Trustees of Jefferson Special School District, No. 9, in Chesterfield County, to issue bonds for the purpose of erecting school buildings and equipping same and purchasing a lot or lots.

H. 379.—Mr. Bass (S. 252): An Act to authorize and empower the County Board of Commissioners for Williamsburg and Georgetown Counties to sell the County's Poorhouse and Farm of said Counties, and to purchase another.

H. 99.—Mr. Richards (S. 168): An Act to amend an Act entitled "An Act to authorize the establishment of municipal Courts

in cities having a population of not less than four thousand and not more than twenty thousand inhabitants."

- H. 48.—Mr. Cloy (S. 151): An Act to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.
- H. 383.—Mr. Bass (S. 198): A Joint Resolution, to authorize and require the Board of County Commissioners of Williamsburg County to draw their warrant upon the County Treasurer of said County in favor of Pauly Jail Building Company for the sum of four hundred and sixty dollars, to pay balance due for building County jail, and to authorize Treasurer to pay same.
- H. 246.—Mr. Morrison (S. 205): An Act to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

Received as information.

- Mr. J. P. GIBSON, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 384.—Mr. Whaley (S. 195): An Act to amend Section 163 of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.
- H. 232.—Mr. Sinkler (S. 199): An Act to amend Section 146, Code of Civil Procedure, by adding at the end of said Section a proviso thereto.
- H. 198.—Mr. Lyon (S. 192): An Act to require the Secretary of State to make reports to the Comptroller-General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.
- H. 180.—Mr. Richards (S. 202): A Joint Resolution, to refund certain overpaid taxes to W. L. DePass.
- H. 9.—Mr. Kershaw (S. 186): An Act to amend an act entitled "An Act to amend Section 1731, Vol. I, Code of Laws, South Carolina, 1902, so as to reduce tobacco warehouse charges," approved the 1st day of March, 1904, so as to restore the charges changed by said Act.
- H. 408.—Mr. Lawson (S. 248): An Act to create the Township of Clyde, in Darlington County, and to change the boundary line of Hartsville Township, in said County.

Received as information.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Act as duly and correctly enrolled and ready for ratification, to wit:

H. 144.—Mr. Higgins (S. 213): An Act to authorize and empower School District, No. 52, Newberry County, in the State of South Carolina, to issue bonds for purchase of a lot and the erection and equipment of a school building thereon; to provide for a Building Committee, and to provide for the payment of said bonds and the interest thereon.

Received as information.

REPORT OF SPECIAL COMMITTEE ON PENSION LAW.

To the Honorable General Assembly:

Your Committee, to whom was referred the several Bills amending the Pension Law, beg leave to report that they have carefully examined same, and made a thorough examination of the Pension Law, and are of the opinion that the present law, as arranged by classes, appears to be equitable and just, and would recommend that no change be made in the same.

We realize that the general opinion prevails that there is an inequality existing in the widows' classes—No. 3 and No. 4—No. 3 receiving \$48.00 and No. 4 being prorated. It must be borne in mind that there are only 729 widows in the preferred, or \$48.00, class, and that they are the widows of Confederate soldiers who died in service during the war. This class of widows, having lost their husbands, lost all, and, like the old soldiers, are rapidly passing away, and in a few years none will be left. To combine the classes would be of little appreciable benefit to Class C, No. 4, and would be a great hardship to the widows of our soldiers who lost their lives during the war.

Your Committee would recommend that all Bills now before the House, or pending, be indefinitely postponed.

Respectfully submitted.

D. J. BRADHAM, M. P. TRIBBLE, J. W. ARDREY.

The report was considered immediately, and adopted.

PAPERS FROM THE SENATE.

The Senate returned to this House, with amendments, the following:

- H. 145.—Mr. Wimberly (S. 203): A Bill to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.
- H. 458.—Mr. Spivey (S. 399): A Bill to authorize and empower the County Board of Commissioners of Horry County to sell the County Poorfarm and to purchase another.
- H. 495.—Darlington Delegation (S. 382): A Bill to authorize the Trustees of High Hill School District, being School District No. 12, of Darlington County, to issue bonds for the purpose of purchasing or paying for school sites and equipping same.
- H. 532.—Mr. Foster (S. 395): A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.
- H. 463.—Mr. Pyatt (S. 380): A Joint Resolution, to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kamminer Kinard, said County and State Treasurer, to pay the same, for \$26.49 and \$50.00, respectively, to refund overpaid taxes.
- H. 57.—Mr. Sellers (S. 150): A Bill for the protection of birds other than game birds and their nests and eggs, and to provide for the punishment of violations thereof.
- H. 167.—Mr. Foster (S. 212): A Bill to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.

All the Senate amendments to all the Bills were concurred in, and a message was sent accordingly.

The Bills having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification.

The Senate returned to this House, with amendments, the following:

H. 385.—Judiciary Committee (S. 346): A Bill to divide the State into ten Judicial Circuits and arrange the same.

The House refused to concur in the Senate amendments, and a message was sent accordingly.

The Senate sent to this House the following, which were read the first time and referred to appropriate Committees:

H. 597 (S. 351.—Mr. Brice): A Bill to amend Subdivision V of Section 23, of Code of Laws of South Carolina, 1902, Vol. II

(Code of Civil Procedure), relating to the time of holding the Circuit Court for York County.

Which was referred to the Committee on Judiciary.

H. 598 (S. 355.—Mr. Butler): A Bill to require the Secretary of State to collect at least five dollars for a charter.

Which was referred to the Committee on Judiciary.

H. 599 (S. 363.—Mr. Warren): A Joint Resolution, authorizing the County Commissioners of Hampton County to sell and convey the ten acres of land in the Town or Village of Gillisonville on which the old Beaufort District (now County) Courthouse was located.

Which was referred to the Committee on Ways and Means.

H. 600 (S. 396.—Mr. Butler): A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.

Which was referred to the Committee on Incorporations.

H. 601 (S. 397.—Mr. Douglass): A Bill to amend Sections 4 and 6 of an Act to authorize the Trustees of Jonesville School District, of Union County, to issue bonds for the purpose of erecting school building and equipping same, and purchasing a lot or lots, approved the 12th day of March, A. D. 1904, by creating a Sinking Fund Commission for the purpose of lending and investing surplus funds.

Which was referred to the Committee on Ways and Means.

H. 602 (S. 400.—Mr. McGowan): A Bill to incorporate Reedy River Power Company.

Which was referred to the Committee on Incorporations.

H. 603 (S. 402.—Mr. Hood): A Bill to authorize and empower Samuel M. Orr and H. H. Watkins and their associates, heirs, and assigns, and the corporations to be organized by them and their associates and assigns, and the successors and assigns of such corporations, to construct and maintain a dam or dams across Savannah River, at or in the vicinity of Greggs Shoals and Cherokee Shoals, either or both of them, for the purpose of developing water power and electrical power for commercial uses and other purposes.

Reference and printing dispensed with.

H. 604 (S. 403.—Mr. Brown): A Bill to authorize and require the rerunning and remarking a portion of the boundary line between this State and the State of North Carolina.

Reference and printing dispensed with.

H. 605 (S. 405.—Mr. M. Davis, by request): A Bill to amend the laws as to the election, powers, and duties of the Trustees of Pine Grove School District, in Clarendon County.

Which was referred to the Committee on Public Schools.

H. 606 (S. 412.—Mr. Hardin): A Bill to amend an Act entitled "An Act to authorize and empower the County Board of Commissioners of Chester County to issue seventy-five thousand dollars of interest-bearing coupon bonds of said County, for the purpose of refunding the present bonded indebtedness of said County falling due 1st of February, 1905, upon bonds issued in aid of the Cheraw and Chester Railroad Company, under the authority of an Act of the General Assembly approved March 14, 1874, and to provide the manner in which the said bonds shall be executed, issued, registered, sold, and retired, and to provide for an annual levy for the payment of the coupons as they mature, and to provide a Sinking Fund," approved 18th February, 1904, leaving said bonds subject to taxation, and providing for disposition of surplus.

Which was referred to the Committee on Ways and Means.

H. 607 (S. 264.—Mr. Wells): A Bill to fix the amount of the compensation to be paid to the County officers of the various Counties of the State.

Reference dispensed with, and the Bill made a special order for Monday next at 12 m.

H. 608 (S. 89.—Mr. Bivens): A Bill to amend the laws relating to magistrates and their constables, their powers, duties, jurisdiction, salaries, etc.

Which was referred to the Committee on Offices and Officers.

H. 610 (S. 354.—Mr. Peurifoy): A Bill to amend Section 1396, Code of Laws of South Carolina, Vol. I, 1902, relating to laying out streets in incorporated towns.

Which was referred to the Committee on Judiciary.

The Senate sent to this House the following:

H. 611 (S. 426.—Judiciary Committee): A Concurrent Resolution, for the appointment of a Special Committee to report as to biennial sessions.

Resolved, By the Senate, the House of Representatives concurring, that a Committee composed of two Members of the Senate, to be appointed by the President of the Senate, and three Members of the House of Representatives, to be appointed by the Speaker of the House, be appointed to investigate and report to the next session of the General Assembly what amendments to the Constitution and

Statutes of this State will be necessary and proper to provide for biennial sessions of the Legislature, together with such Bills and Resolutions as may be necessary and proper to enact the same.

On motion of Mr. NASH, debate was adjourned until tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of.

The Senate sent to this House the following, which were read the first time:

H. 612 (S. 413.—Mr. Stackhouse): A Bill (with a petition) for the further relief in territory in Marion County heretofore exempt from the Stock Law.

Reference dispensed with.

Ordered for consideration tomorrow.

H. 613 (S. 414.—Mr. Earle): A Bill to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State on the 2d day of December, 1904, and to confer additional powers on said company.

Reference dispensed with.

Ordered for consideration tomorrow.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 10, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists upon its amendments to:

H. 385.—Judiciary Committee (S. 346): A Bill to divide the State into ten Judicial Circuits, and arrange the same.

Asks for a Committee on Conference, and has appointed Messrs. E. S. Blease and Raysor of the Committee on the part of the Senate.

Very respectfully,

JOHN-T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. Hemphill, Hutto, and Nash as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

ENACTING WORDS STRICKEN OUT.

H. 557 (S. 24.—Mr. Raysor): A Bill to amend Chapter XXXII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Mr. ASHLEY moved to strike out the enacting words.

Mr. RICHARDS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 78; nays, 20.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Ballentine, Beamguard, Brant, Brice, Browning, Bruce, Callison, Cloy, Colcock, Davis, DeVore, Doar, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Fraser, Frost, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, Hall, Harrellson, Harrison, Harley, Heyward, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, LaFitte, Lester, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., Massey, T. J. Mauldin, Miller, Morrison, Nance, Nash, Nicholson, Parker, Patterson, Pyatt, Riley, Sanders, Saye, Sellers, Sheldon, Sinkler, Spivey, Strong, Taylor, Toole, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, John J. Watson, Webb, Whaley, Wimberly, Yeldell—78.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Bradham, Brantley, Clifton, Foster, Gaston, Gause, D. L. Green, W. McD. Green, Gyles, D. O. Herbert, Laney, McFaddin, Otts, Pittman, Pollock, Poston, Rawlinson, Richards, Stoll, Whatley—21.

So the motion prevailed.

Mr. NICHOLSON moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

REASONS FOR NOT VOTING.

We are opposed to House Bill No. 557 in its present form, and vote for this Motion in order to give an opportunity to amend so as to eliminate these objections.

J. HARRY FOSTER, M. L. SMITH.

I am paired with Mr. Culler, who would vote no, and I would vote aye.

G. R. REAVES.

On the Raysor-Manning Bill Mr. Moses is paired with Mr. Hemphill, Mr. Moses being in favor of the Bill and Mr. Hemphill opposed to it.

Mr. Banks asked to be excused from voting for the reason that he is paired with Mr. Dukes. If Mr. Dukes were present he would vote aye and Mr. Banks would vote no on the pending question.

J. A. BANKS.

I am paired with Mr. Lawson. If he was present he would vote no on the question to strike out the enacting words, and I would vote aye.

B. A. MORGAN.

INDEFINITELY POSTPONED.

H. 20.—Mr. Ashley: A Bill to repeal an Act entitled "An Act to establish a Department of Agriculture, Commerce, and Immigration, and to provide for the appointment and compensation of a Commissioner."

Mr. J. P. GIBSON moved to indefinitely postpone the Bill.

Mr. ASHLEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 67; nays, 36.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Baker, Ballentine, Banks, Beamguard, Brant, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, Davis, DeVore, Doar, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, Glover, Gyles, Harrellson, Harley, Hemphill, D. O. Herbert, Heyward, Keenan, Lofton, Lyon, McCants, McColl, Jr., McMaster, Massey, Morgan, Moses, Nash, Nicholson, Parker, Patterson, Pyatt, Rawlinson, Richards, Riley, Sanders, Saye, Seabrook, Sinkler, Spivey, Stoll, Strong, Toole, Tribble, Turner, Verner, J. M. Walker, Webb, Whaley, Wimberly, Yeldell—67.

Those who voted in the negative are:

Messrs. Arnold, Ashley, Boyd, Bradham, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Gause, W. J. Gibson, Graham, Gray, D. L. Green, W. McD. Green, Hall, Higgins, Hutto, Irby, Kershaw, Kirby, Lester, Little, Lomax, T. J. Mauldin, Morrison, Nance, Otts, Pittman, Pollock, Poston, Reaves, Sellers, Sheldon, Taylor, M. W. Walker, Whatley—36.

So the motion prevailed.

Mr. RICHARDS moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

REASONS FOR NOT VOTING.

Mr. Laney asks to be excused from voting on Bill 20, on the ground that he is paired with Mr. Lawson. If Mr. Lawson were present he would vote aye, and Mr. Laney would vote no on the motion to indefinitely postpone the Bill.

I beg to be excused from voting, as I am paired with Mr. Des-Champs. If he were present, he would vote for the Bill, and I would vote against it.

A. D. McFADDIN.

I am paired with Mr. J. B. Watson. If he were present he would vote no on the motion to indefinitely postpone the Bill. I would vote aye.

GEO. E. PRINCE.

REASONS FOR VOTING.

Believing that a majority of the people of the County which I have the honor to in part represent, as at present advised, are opposed to the State encouraging immigration, and believing that it is the duty of a Representative to voice the sentiments and express the will of his constituents, whether it be in accord with his own personal views or not, I vote no on the motion to indefinitely postpone the Bill No. 20.

W. P. POLLOCK.

SPECIAL ORDER.

On motion of Mr. PRINCE, the following Bill was taken up and made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 202.—Mr. Prince: A Bill to make an appropriation to the Confederate Home College of Charleston, S. C., and to provide for scholarships in said College.

BILL RECOMMITTED.

On motion of Mr. WHALEY, the following Bill was recommitted to the Committee on Judiciary:

H. 515.—Mr. LaFitte: A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G.

Mayfield, C. B. Free, Peter W. Sandifer and the Estates or legal representatives of E. M. Kennedy and J. W. Lancaster (now deceased).

ADJOURNMENT.

At 10:43 p. m. the House, on motion of Mr. POLLOCK, adjourned.

SATURDAY, FEBRUARY 11, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. REAVES, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. PITTMAN, the call was dispensed with for this day.

INTRODUCTION OF BILLS.

The following Bill was introduced and read the first time:

H. 614.—COMMITTEE ON ROADS, BRIDGES, AND FERRIES: A Bill to amend Section 1338, Vol. I, Code of Laws of South Carolina, 1902, by adding a proviso thereto as to gates.

Which was referred to the Committee on Roads, Bridges, and Ferries.

REPORT OF COMMITTEE ON CONFERENCE.

Columbia, S. C., February 10, 1905.

The Committee on Conference, to whom was referred:

H. 385.—Judiciary Committee (S. 346): A Bill to divide the State into ten Judicial Circuits and arrange the same, and to provide in what cases Special Judges may be appointed to hold any of the Courts.

Respectfully report that they have duly and carefully considered the same, and, failing to agree, recommend the appointment of a Committee on Free Conference.

EUGENE S. BLEASE,
T. M. RAYSOR,
On the part of the Senate.
PAUL HEMPHILL,
PAUL E. HUTTO,
J. W. NASH,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Whaley, Otts, and Gaston as the Committee on Free Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE ON FREE CONFERENCE.

State of South Carolina, House of Representatives, Columbia, S. C., February 11, 1905.

The Committee on Free Conference, to whom was referred:

H. 385.—Judiciary Committee (S. 346): A Bill to divide the State into ten Judicial Circuits and arrange the same, and to provide in what cases Special Judges may be appointed to hold any of the Courts.

Respectfully report that they have carefully considered the same, and recommend:

That the title be amended by striking out the following words: "and to provide in what cases Special Judges may be appointed to hold any of the Courts."

2d. That the Bill be amended by changing the numbers of the Circuits, as follows: Amend Section 1, line 3, by striking out "first" and inserting in lieu thereof the word "ninth"; on line 5, by striking out the word "second" and inserting the word "first"; on line 7, by striking out the word "third" and inserting the word "second"; on line 9, by striking out the word "fourth" and inserting the word "third"; on line 11, by striking out the word "fifth" and inserting the word "fourth"; on line 13, by striking out the word "sixth" and inserting the word "fifth"; on line 15, by striking out the word "seventh" and inserting the word "sixth"; on line 17, by striking out

Mayfield, C. B. Free, Peter W. Sandifer and the Estates or legal representatives of E. M. Kennedy and J. W. Lancaster (now deceased).

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The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

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Respectfully report that they have duly and carefully considered the same, and, failing to agree, recommend the appointment of a Committee on Free Conference.

EUGENE S. BLEASE,
T. M. RAYSOR,
On the part of the Senate.
PAUL HEMPHILL,
PAUL E. HUTTO,
J. W. NASH,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Whaley, Otts, and Gaston as the Committee on Free Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE ON FREE CONFERENCE.

State of South Carolina, House of Representatives, Columbia, S. C., February 11, 1905.

The Committee on Free Conference, to whom was referred:

H. 385.—Judiciary Committee (S. 346): A Bill to divide the State into ten Judicial Circuits and arrange the same, and to provide in what cases Special Judges may be appointed to hold any of the Courts.

Respectfully report that they have carefully considered the same, and recommend:

That the title be amended by striking out the following words: "and to provide in what cases Special Judges may be appointed to hold any of the Courts."

2d. That the Bill be amended by changing the numbers of the Circuits, as follows: Amend Section 1, line 3, by striking out "first" and inserting in lieu thereof the word "ninth"; on line 5, by striking out the word "second" and inserting the word "first"; on line 7, by striking out the word "third" and inserting the word "second"; on line 9, by striking out the word "fourth" and inserting the word "third"; on line 11, by striking out the word "fifth" and inserting the word "fourth"; on line 13, by striking out the word "sixth" and inserting the word "fifth"; on line 15, by striking out the word "seventh" and inserting the word "sixth"; on line 17, by striking out

the word "eighth" and inserting the word "seventh," and on line 19, by striking out the word "ninth" and inserting the word "eighth."

3d. That the House concur in all the Senate amendments.

4th. That a new Section be added, to be known as Section 3, to read as follows: "Section 3. That this Act go into effect immediately upon its approval by the Governor."

Respectfully submitted.

J. T. HAY,
F. P. McGOWAN,
GEO. W. BROWN,
On the part of the Senate.
R. S. WHALEY,
A. L. GASTON,
J. C. OTTS,
On the part of the House.

The question being, Shall the report of the Committee be adopted? Mr. HUTTO demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 64; nays, 19.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Baker, Ballentine, Banks, Boyd, Brant, Brantley, Brice, Browning, Bruce, Cloy, Davis, DesChamps, Doar, Fishburne, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, Gyles, Hamlin, Harrison, Haskell, Hemphill, Irby, Kershaw, LaFitte, Little, Lofton, Lomax, Lyon, McCants, McFaddin, Massey, T. J. Mauldin, Miller, Morgan, Moses, Nance, Nicholson, Otts, Patterson, Pyatt, Richards, Saye, Seabrook, Sellers, Sinkler, Spivey, Stoll, Strong, Toole, Tribble, M. W. Walker, John J. Watson, Whaley, Whatley, Wimberly—64.

Those who voted in the negative are:

Messrs. Ardrey, Ashley, Beamguard, Edwards, Epting, E. J. Etheredge, Gause, Graham, W. McD. Green, Hall, Hutto, Laney, Lester, Laban Mauldin, Morrison, Pittman, Reaves, Taylor, Yeldell—19.

So the motion was lost and the report was adopted.

A message was ordered to be sent to the Senate accordingly.

Mr. WHALEY moved to reconsider the vote whereby the House adopted the report of the Committee on Free Conference, and to lay that motion on the table.

Which was agreed to.

THIRD READING BILLS

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

- H. 468.—Mr. Bruce: A Bill to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board, and as to amount of license fees.
- H. 581.—Ways and Means Committee: A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

- H. 591.—Ways and Means Committee: A Bill to raise supplies and make appropriations for the fiscal year commencing 1905.
 - Mr. MOSES gave notice of amendments on third reading.
- Mr. MOSES moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

- H. 461.—Mr. McFaddin: A Bill to incorporate the Carolina Land Corporation of South Carolina.
- H. 218.—Mr. Wimberly: A Bill to amend Section 2 of an Act entitled "An Act to fix the weight of, and regulate the trade in, cornmeal," approved the 23d of February, A. D. 1903, by including grist.
- H. 242.—Mr. L. B. Etheredge: A Joint Resolution, to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine stations, under certain conditions.
- H. 143.—Mr. Green: A Bill to amend Section 631 of Chapter XXX of Vol. II, Code of Laws; South Carolina, 1902. by creating a Township Deputy, defining his duties, and providing for his pay.
- H. 30.—Mr. D. O. Herbert: To amend Sections 309 and 311 of the Code of Laws of South Carolina, 1902, Vol. I, by including banks within the provisions of said Sections.

- H. 271.—Mr. Nash: A Bill to authorize the Trustees of the School District of the City of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.
- H. 412.—Mr. Bass: A Bill to amend an Act entitled "An Act to amend Article VIII (relating to magistrates), of Chapter XX of Title I, of Part I, of Vol. I, of the Code of Laws of South Carolina, 1902," approved the 27th day of February, A. D. 1902, so far as the same relates to Williamsburg County.
- H. 473.—Mr. Sinkler: A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificate of stock.
- H. 504.—Mr. J. P. Gibson: A Bill to provide for convenient depositories for common schoolbooks.
- H. 506.—Mr. Toole: A Bill to fix the salary of the Coroner of Aiken County.
- H. 505.—Mr. Cloy: A Bill to provide for local Boards of Health in unincorporated towns and villages.
- H. 519.—Mr. Bradham: A Bill to provide for the appointment of an additional magistrate and constable for Clarendon County.
- H. 529.—Mr. T. J. Mauldin: A Bill to provide for the election of a Cotton Weigher at Pickens Courthouse, and to prescribe his duties and fix his compensation.
- H. 577.—Judiciary Committee: A Bill to prohibit the unlawful manufacturing, selling, using, or purchasing of Confederate Crosses of Honor, and to provide a penalty for same.
- H. 551.—Mr. Morgan: A Bill to amend Section 2169, Vol. I, Code of Laws, 1902, so as to extend the authority of the Railroad Commissioners to require depots at other than junctional points.
- H. 580.—Ways and Means Committee: A Bill to amend Sections 4 and 6 of "An Act to authorize the Trustees of Jonesville School District of Union County to issue bonds for the purpose of erecting school buildings and equipping same, and purchasing a lot or lots," approved the 12th day of March, A. D. 1904, by creating a sinking fund commission for the purpose of lending and investing surplus funds.
- H. 589.—Ways and Means Committee: A Bill to authorize the Town of Williston, in Barnwell County, to issue bonds in the sum of five thousand dollars for the purpose of erecting and maintaining an electric plant to furnish light to said town.
- H. 590.—Judiciary Committee: A Bill to provide for the proper custody and protection of the Courthouse for Charleston County.

- H. 595.—Committee on Incorporations: A Bill to provide for the disposition of all funds realized from license to deal in seed cotton.
- H. 224.—Mr. Glover: A Bill to provide for assessing property in Beaufort County.
- H. 524.—Mr. Davis (S. 177): A Joint Resolution, to refund certain overpaid taxes to Mrs. Sarah E. Weeks, of Clarendon County.
- Mr. DesCHAMPS moved to reconsider the vote whereby the House ordered the Bill (H. 524) to a third reading, and to lay that motion on the table.

Which was agreed to.

- H. 526 (S. 189.—Mr. W. J. Johnson): A Joint Resolution, to empower and require the Trustees of School District No. 5 to transfer four hundred dollars (\$400.00) of the surplus to the Trustees of School District No. 22, of Fairfield County, for the building and maintenance of a graded school.
- H. 574 (S. 353.—Finance Committee of Senate): A Bill to enable the Commissioners of the Sinking Fund to lend to the County Board of Commissioners of Horry County funds for the purchase by Horry County of certain township bonds issued by certain townships in said County in aid of the construction of a railroad, and relating to the purchase of said township bonds by said County.
- H. 152.—Mr. Morgan: A Bill to provide the age and time in which road duty shall be performed in this State, and to provide for and fix the amount of commutation tax in lieu thereof.
- Mr. MORGAN offered the following amendments, which were agreed to:

Amend the title by inserting after the word "performed," in the first line thereof, the words "in certain Counties."

Amend further by striking out all after the enacting words, and inserting in lieu thereof the following:

"Section 1. That the law in reference to the age and time in which road duty shall be performed and commutation tax provided and fixed in lieu thereof shall be and remain as now provided by law in this State, except in the Counties hereinafter named, and the law in all other respects in all Counties shall be and remain as now provided by law.

"Section 2. All male persons able to perform the labor herein required, from the age of eighteen to fifty years, both inclusive, in this State, except in Greenville, Anderson, Pickens, Union, Marion, Horry, Spartanburg, and Cherokee, where the ages shall be from

twenty-one to fifty years, both inclusive, and except in Saluda County, where the age shall be from eighteen years to fifty-five, both inclusive, and also except ministers of the gospel in actual charge of a congregation, teachers employed in a public school. school trustees, and persons permanently disabled in the military service of this State, and persons who served in the late war between the States, and all persons actually employed in the quarantine service of the State, and all students while actually attending any school or college, shall be required annually to perform labor on the highways under the direction of the overseer of the road district in which he shall reside, in the various Counties, as follows: Abbeville, four days: Anderson, three days: Bamberg, six days: Barnwell, six days; Beaufort, eight days; Berkeley, eight days; Charleston, eight days; Cherokee, three days; Chesterfield, four days; Clarendon, six days; Darlington, four days; Dorchester, six days; Fairfield, four days; Florence, four days; Georgetown, eight days; Greenville, three days; Greenwood, four days; Hampton, six days; Horry, six days; Kershaw, six days; Laurens, four days; Lee, six days; Lexington, six days; Marion, six days; Newberry, six days; Pickens, five days; Richland, eight days; Spartanburg, three days; Saluda, eight days; Union, two days; Sumter, eight days, and York, five days; provided, persons liable to labor under this Section shall have the right to furnish a competent substitute to labor in his stead; and provided further, ten hours a day shall be a day's work.

"Section 3. In lieu of performing or causing to be performed the labor of ten hours per day, as herein named for the several Counties, a commutation tax may be paid by the persons so liable, on or by the first day of March in each year, which in the following Counties shall be: Abbeville, one dollar; Anderson, one dollar; Bamberg, two dollars; Barnwell, two dollars; Beaufort, two dollars; Berkeley, one dollar; Charleston, two dollars; Cherokee, one dollar; Chesterfield, one dollar; Clarendon, one dollar; Darlington, one dollar: Dorchester, two dollars: Fairfield, two dollars: Florence, one dollar; Georgetown, two dollars; Greenville, one dollar; Greenwood, one dollar; Hampton, one dollar; Horry, three dollars; Kershaw, two dollars; Laurens, one dollar; Lee, one dollar; Lexington, three dollars; Marion, two dollars; Newberry, three dollars; Pickens, one dollar and a half; Richland, one dollar; Spartanburg, one dollar; Saluda, two dollars; Sumter, one dollar; Union, one dollar, and York, two dollars; provided, That in Barnwell County all commutation tax collected shall be expended by the Board of County

Commissioners upon the public roads in the township where the commutation is collected; and provided further, That in Orangeburg County, from and after October the 1st, 1905, all those persons who are liable to road duty in said County, as fixed by Section 1 of this Act, in lieu of performing or causing to be performed all labor upon the roads, shall be required to pay to the County Treasurer of Orangeburg County on or before the 1st day of March of each and every year an annual commutation tax, or road tax, of one dollar per head, which shall be expended upon the public roads of the County, and as nearly as possible in the townships from which it was collected; and any failure to pay said road tax shall be a misdemeanor and the offender upon conviction shall be punished by a fine of not more than fifty dollars (\$50.00) or imprisoned for not more than thirty days.

"Section 4. That all Acts and parts of Acts affecting the Counties herein named, inconsistent with this Act, be, and are hereby, repealed.

"Section 5. This Act shall go into effect on the first day of January, 1906."

H. 609.—Ways and Means Committee: A Bill to make appropriation for the payment of the per diem, mileage and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

Mr. MOSES gave notice of amendments on third reading.

Mr. MOSES moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 588.—State House and Grounds Committee: A Bill to authorize the State House Commission to secure plans and specifications for the erection of a new dome to the State House, and to sell the old boilers.

Mr. MOSES moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 440.—Mr. Haskell: A Bill to authorize the City of Columbia to dispose of a certain lot of land situated therein.

Mr. HASKELL offered the following amendment, which was agreed to:

Insert after "convey" and before "on," line 2, Section 1, the words "or otherwise dispose of."

H. 469.—Mr. Lyon: A Bill to amend the law relating to magistrates.

Mr. LYON offered the following amendments, which were agreed to:

Section I, line 13, strike out the words "Due West"; Section I, line 25, after "Donalds" insert "and a magistrate at Due West"; Section I, line 26, before the word "receive" insert "each"; Section I, line 26, strike out "one hundred dollars" and insert in lieu thereof "seventy-five dollars per annum"; Section I, line 26, strike out "he" and insert in lieu thereof "each"; Section I, line 27, after "dollars" insert "per annum."

Mr. GASTON offered the following amendment, which was agreed to:

Add at end of Bill the following:

"Section 2. Chester County: In Chester County there shall be eight Judicial Districts, and one magistrate and one constable shall be appointed for each of said Districts. The First Judicial District shall be composed of Court House, Chester, and Sandy River Townships; salary of magistrates, three hundred and fifty dollars, and fifty dollars for office rent; salary of constable, three hundred dollars per annum, to be in lieu of all costs, charges, and mileage in criminal matters, and he is hereby authorized and directed to serve anywhere within the County limits all criminal processes issued by the magistrate of said District. The Second Judicial District shall be composed of Lewisville Township; salary of magistrate, one hundred dollars; salary of constable, sixty dollars per annum. The Third Judicial District shall be composed of Lansford Township; salary of magistrate, one hundred dollars; salary of constable, sixty dollars per annum. The Fourth Judicial District shall be composed of Rossville Township; salary of magistrate, fifty dollars; salary of constable, fifty dollars per annum. The Fifth Judicial District shall be composed of Baton Rouge Township; salary of magistrate, sixty dollars; salary of constable, fifty dollars per annum. The Sixth Judicial District shall be composed of Haselville Township; salary of magistrate, sixty dollars; salary of constable, fifty dollars per annum. The Seventh Judicial District shall be composed of Hazelwood Township; salary of magistrate, seventy-five dollars; salary of constable, fifty dollars per annum. The Eighth Judicial District shall be composed of Blackstocks Township; salary of magistrate, seventy-five dollars; salary of constable, fifty dollars per annum. All the other constables of said County shall, in addition to their respective salaries, as now provided by law, receive five cents per mile, one way, for the shortest route necessarily traveled in transporting and delivering prisoners to the County chaingang or the County jail, as the Supervisor may direct."

Mr. DeVORE offered the following amendment, which was agreed to:

Add the following Section:

"Section 3. Edgefield County: There shall be in Edgefield County eight Judicial Districts, as follows, to wit: The First District shall embrace those parts of Wise and Pickens Townships not in District Two. The Second District shall embrace Shaw Township, and that portion of Merriwether, Wise, and Pickens Townships within the following limits, to wit: East of the old Stage Road from Kendricks, by the Tillman place, Mt. Vintage to Mavs, and then turn to the right, leaving the old Stage Road, and go to Gary place. crossing the old Plank Road between Walter Miller's and Barr place, thence around by T. G. Smith's, thence to J. DeLoach's, thence leaving Weaver Road rock quarry, to intersect the Weaver Road, taking the road by Harmony Church on to Mark Toney's, thence the road leading to Holmes's Mill, thence to where this road enters Aiken Road, near Timmerman's; and the salary of the magistrate and constable in the said Second District shall each be one hundred dollars. The Third District shall embrace those portions of Johnston, Mobley, and Ward Townships remaining in Edgefield County. The Fourth District shall embrace Gregg and Collier Townships and that portion of Merriwether Township not embraced in the Second District. The Fifth District shall embrace Washington and Rvan Townships. The Sixth District shall embrace Collins Township. The Seventh District shall embrace Tolbert, Moss, and Hilder Townships. The Eighth District shall embrace Blocker Township, that portion of Grey Township lying south of the line surveyed for Greenwood County, that portion of Pine Grove Township remaining in Edgefield County, and that portion of Pickens Township lying north of Little Turkey Creek and west of a straight line running from a point on said creek five hundred vards above the bridge on road between Capt. J. C. Book's and estate of John Harris, in a northeasterly direction to the Saluda County line at a point fifty yards north of Calvary Church. The office of the magistrate of the First District shall be at Edgefield Courthouse, and his salary shall

be one hundred and seventy-five dollars per annum. The office of the magistrate of the Third District shall be at Johnston, and his salary shall be one hundred and twenty-five dollars. The office of the magistrate of the Fifth District shall be at Parksville, and his salary shall be one hundred and twenty-five dollars. The salary of the magistrate of the Sixth Judicial District shall be seventy-five dollars per annum. The salary of the remaining magistrates in said County shall be each one hundred dollars per annum; provided, however, that the criminal jurisdiction of the magistrate of the First District shall not be confined to the township of that district, but shall extend over the whole County of Edgefield, except that the trial and examination of cases shall be had before the magistrate nearest the defendant for the County of Edgefield, and the provisions of this Act, shall be authorized and empowered to appoint and employ a person to act as constable, who shall receive from the County as compensation for his services the same amount as that received by the magistrate making such appointment, and which shall be paid in the same manner; provided, the magistrates of Edgefield County shall receive no compensation for holding inquests in addition to the salaries now fixed by law; provided nothing herein contained shall be construed to increase the pay of the constables of said magistrates."

Mr. MORRISON offered the following amendment, which was agreed to:

Add another Section, as follows:

"Section 4. Greenwood County: The magistrate at Hodges shall have power, authority, and jurisdiction at Cokesbury as well as at Hodges, and receive a salary of seventy-five dollars annually, his constable to receive a like amount. The salary of the magistrate and constable at Coronaca shall be increased from fifty dollars to one hundred dollars annually; and the salary of the magistrate at Greenwood shall be increased from one hundred and fifty dollars to two hundred and fifty dollars annually.

H. 578.—Judiciary Committee: A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.

Mr. OTTS offered the following amendments, which were agreed to:

Amend Section 2 by striking out the word "and" at end of line 3 and inserting the word "or"; and further amend, on line 4 of Section 2, between the word "counties" and the word "and," by inserting the words "or through both of said counties."

DEBATE ADJOURNED.

On motion of Mr. LANEY, debate was adjourned on the following Bill until Monday next, at 1 p. m.:

H. 422 (S. 39.—Mr. Christensen): A Joint Resoluiton, providing for the appointment of a Commissioner to examine into the terrapin, oyster, and other shellfish interests belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.

SPECIAL ORDERS.

On motion of Mr. ASHLEY, the following Bill was taken up and made a special order for Monday, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 276 (S. 59.—Mr. Cole L. Blease): A Bill to provide enrolment in public night schools.

On motion of Mr. YELDELL, the following Bill was taken up and made a special order for Monday, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 57.—Mr. Gray: A Bill to amend the law in relation to the names and locations of certain voting precincts in this State.

On motion of Mr. TOOLE, the following Bill was taken up and made a special order for Monday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 116.—Mr. Toole: A Bill to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.

On motion of Mr. BRANTLEY, the following Bill was taken up and made a special order for Tuesday next, at 12 o'clock:

H. 530.—Mr. Brantley: A Bill to amend Section I of an Act entitled "An Act to further regulate the appointment and pay of State Constables by striking out Section 661, Civil Code (being Vol. I, Code of Laws, 1902), page 271, and insert a section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.

On motion of Mr. FRASER, the following Bill was taken up and made a special order for Monday, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the liabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.

On motion of Mr. GYLES, the following Bill was taken up and made a special order for Monday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 380.—Committee on Medical Affairs: A Bill authorizing the passage of ordinances by incorporated cities and towns, and the promulgation of rules and regulations by the State Board of Health to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

On motion of Mr. SELLERS, the following Bill was taken up and made a special order for Tuesday next, immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 455 (S. 158.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Connecticut, the surety on his official bond, from liability for paying certain schoolteachers' pay certificates on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County.

MESSAGES FROM THE SENATE.

In the Senate.

Columbia, S. C., February 11, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has recalled from your honorable body:

H. 486.—Mr. Prince (S. 381): A Bill to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said college to confer degrees.

And requests that the Bill be returned to the Senate.

Very respectfully,

JOHN T. SLOAN. President of the Senate.

The request was granted.

In the Senate. Columbia, S. C., February 11, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it agrees to the report of the Committee on Conference on:

H. 385.—Judiciary Committee (S. 346): A Bill to divide the State into ten Judicial Circuits, and arrange the same.

And has appointed Messrs. McGowan, Hay, and Brown of the Committee on Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

TABLED AND WITHDRAWN.

On motion of Mr. ETHEREDGE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 195.—Mr. L. B. Etheredge: A Bill to divide the net proceeds, if any, of the inspection fees and tag tax on commercial fertilizers equally between Clemson Agricultural and Mechanical College and Winthrop Normal and Industrial College.

On motion of Mr. GIBSON, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 396.—Mr. J. P. Gibson: A Bill to authorize and require the rerunning and remarking of portion of the boundary line between this State and the State of North Carolina.

On motion of Mr. ETHEREDGE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 247.—Mr. E. J. Etheredge: A Bill to amend Subdivision Class C, No. 4, of Section 3 of an Act entitled "An Act to amend Sections 1065, 1066, and 1067, Chapter XXII, Vol. I, of the Code of Laws of South Carolina, 1902, relating to pensions."

On motion of Mr. EDWARDS, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 466.—Mr. Sanders: A Bill to fix the time for holding the Courts in the Seventh Judicial Circuit.

On motion of Mr. GYLES, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 464.—Mr. Gyles: A Bill to increase the efficiency of the locomotive engine service.

BILLS CONTINUED.

On motion of Mr. MORGAN, the following Bill was continued: H. 460.—Mr. Morgan: A Bill to declare the law pertaining to and regulating the sale of spirituous liquors, providing penalties for the violation thereof.

On motion of Mr. BRUCE, the following Bill was continued:

H. 68.—Mr. Bruce: A Bill to require separate accommodations for white and colored passengers on palace drawing-room, sleeping, dining, and chair cars, and to prescribe penalties for violation.

ENACTING WORDS STRICKEN OUT.

On motion of Mr. PYATT, the enacting words of the following Bill were stricken out:

H. 95.—Mr. Beamguard: A Bill to amend Section 555 by eliminating the penalty, except by imprisonment, from the Dispensary Law.

CONCURRENT RESOLUTION REJECTED.

The following was taken up:

H. 611 (S. 426.—Judiciary Committee of Senate): A Concurrent Resolution, for the appointment of a Special Committee to report as to biennial sessions.

The question being, Shall the Concurrent Resolution pass? it was decided in the negative.

A message was sent to the Senate accordingly.

LEAVE OF ABSENCE.

Mr. BRUCE asked and obtained leave of absence for his colleague, Mr. McCOLL, Jr., until Monday next.

ADJOURNMENT.

At 2:15 p. m., the House, on motion of Mr. GAUSE, adjourned.

MONDAY, FEBRUARY 13, 1905.

The House assembled at 12 m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. D. O. HERBERT, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. VERNER, the call was dispensed with for this day.

REPORTS OF COMMITTEES.

Mr. MASSEY, from the Committee on Medical Affairs, submitted a favorable report on:

H. 503.—Mr. Gyles: A Bill to license the sale of coca-cola, and to provide a punishment for the violation thereof.

Ordered for consideration tomorrow.

Mr. RICHARDS, from the Special Committee consisting of the Kershaw and Lancaster Delegations, submitted a majority favorable report on:

H. 521 (S. 134.—Mr. Hay): A Bill to provide for the resurvey and location of the boundary line between the Counties of Kershaw and Lancaster, in the State of South Carolina.

Mr. FOSTER submitted a minority unfavorable report.

Ordered for consideration tomorrow.

Mr. SEABROOK, from the Committee on Agriculture, submitted a favorable report on:

H. 517.—Mr. Saye: A Bill to amend Section 553 of the Criminal Code of South Carolina, confining the hunting of certain birds to the period beginning November 15th and ending March 15th following.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Incorporations, submitted a favorable report on:

H. 600 (S. 396.—Mr. Butler): A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.

Ordered for consideration tomorrow.

Mr. MASSEY, from the Committee on Medical Affairs, submitted a favorable report on:

H. 559 (S. 160.—Mr. Williams): A Bill authorizing the passage of ordinances by incorporated cities and towns and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties

of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 606 (S. 412.—Mr. Hardin): A Bill to amend an Act entitled "An Act to authorize and empower the County Board of Commissioners of Chester County to issue seventy-five thousand dollars of interest-bearing coupon bonds of said County, for the purpose of refunding the present bonded indebtedness of said County falling due 1st of February, 1905, upon bonds issued in aid of the Cheraw and Chester Railroad Company, under the authority of an Act of the General Assembly approved March 14, 1874, and to provide the manner in which the said bonds shall be executed, issued, registered, sold, and retired, and to provide for an annual levy for the payment of the coupons as they mature, and to provide a Sinking Fund," approved 18th February, 1904, leaving said bonds subject to taxation, and providing for disposition of surplus.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 601 (S. 397.—Mr. Douglass): A Bill to amend Sections 4 and 6 of an Act to authorize the Trustees of Jonesville School District, of Union County, to issue bonds for the purpose of erecting school building and equipping same, and purchasing a lot or lots, approved the 12th day of March, A. D. 1904, by creating a Sinking Fund Commission for the purpose of lending and investing surplus funds.

Ordered for consideration tomorrow.

RESOLUTION.

H. 615.-Mr. ASHLEY: A Resolution.

Resolved, That the Sergeant-at-Arms be, and is hereby, required to at once have the picture of United States Senator B. R. Tillman placed over the Speaker's desk, where it was originally placed, and that he is also required to have the picture of the late Gen. J. B. Kershaw placed in one of the panels for pictures on the lower floor of the House, and that he is required to keep these pictures in said place.

The Resolution was considered immediately and agreed to.

CONCURRENT RESOLUTION.

H. 618.—Mr. WHALEY: A Concurrent Resolution, as to election of Circuit Judges on February 16, 1905.

Be it Resolved, By the House of Representatives, the Senate concurring, that the Senate and House of Representatives shall meet in Joint Assembly on Thursday, the 16th instant, at 12 o'clock m., for the purpose of electing Circuit Judges for the Ninth and Tenth Judicial Circuits, and continue in session from day to day until the purpose for which the Joint Assembly was convened is accomplished.

Mr. SANDERS offered the following amendment, which was agreed to:

Change the hour from 12 o'clock m. to 4 o'clock p. m.

The Concurrent Resolution was agreed to.

REPORT OF COMMITTEE ON CLAIMS.

Mr. LITTLE, from the Committee on Claims, submitted a favorable report on:

H. 494.—Claim of Gaffney Ledger, \$44.72.

The report was adopted and the claim ordered sent to the Senate.

ACCOUNTS.

The following was referred to the Committee on Accounts:

H. 619.—Contingent account of J. S. Wilson, Sergeant-at-Arms of the House, \$550.40.

THE HOUSE OF REPRESENTATIVES, IN ACCOUNT WITH J. S. WILSON, SERGEANT-AT-ARMS.

January 10, 1905, to five days preparing House for session	\$25	00
To two Laborers for five days before the session, preparing		
House	20	00
To Bill of J. M. VanMetre, herewith attached	245	35
To Bill of B. J. Sightler	I	50
To Bill of Lorick & Lowrance, attached	5	00
To Bill of J. L. Mimnaugh, attached	2	90
To Bill of J. M. Fudge, herewith attached	6	00
To Bill of Huseman's Gun Store, herewith attached	13	75
To Bill of Murray Drug Company, herewith attached	4	30
To Bill of Jones's Carpet Store, herewith attached	71	50
To Bill of J. C. Stanley & Bro., attached	12	85
To Bill of J. Wilson Gibbes, attached	2	70

To Bill of P. H. Lachicotte & Co., attached	\$5	00
To Bill of J. C. Elkins, attached		75
To Bill of Columbia Ice Company, attached	3	60
To J. S. Wilson, Sergeant-at-Arms, for five days after ses-	Ū	
sion, cleaning	25	00
To two Laborers for five days after session, cleaning up	Ī	
House	20	00
To J. S. Wilson, for services inspecting furniture during		
recess, under Act of 1903, "six days, at \$5.00 per day"	30	00
To Mileage in above trip to Columbia (at \$0.10 per mile for	_	
six trips during the recess, \$9.20 each); total	5 5	2 0
	550	<u> </u>
Respectfully submitted.		
J. S. WILSO	N,	
Sergeant-at-A	-	

THIRD READING BILLS.

The following Bills and Joint Resolutions were taken up, read severally a third time, passed and ordered sent to the Senate:

- H. 461.—Mr. McFaddin: A Bill to incorporate the Carolina Land Corporation of South Carolina.
- H. 218.—Mr. Wimberly: A Bill to amend Section 2 of an Act entitled "An Act to fix the weight of, and regulate the trade in, cornmeal," approved the 23d of February, A. D. 1903, by including grist.
- H. 242.—Mr. L. B. Etheredge: A Joint Resolution, to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine stations, under certain conditions.
- H. 224.—Mr. Glover: A Bill to provide for assessing property in Beaufort County.
- H. 412.—Mr. Bass: A Bill to amend an Act entitled "An Act to amend Article VIII (relating to magistrates), of Chapter XX of Title I of Part I, of Vol. I, of the Code of Laws of South Carolina, 1902," approved the 27th day of February, A. D. 1902, so far as the same relates to Williamsburg County.
- H. 440.—Mr. Haskell: A Bill to authorize the City of Columbia to dispose of a certain lot of land situated therein.
- H. 473.—Mr. Sinkler: A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificates of stock.

- H. 504.—Mr. J. P. Gibson: A Bill to provide for convenient depositories for common schoolbooks.
- H. 506.—Mr. Toole: A Bill to fix the salary of the Coroner of Aiken County.
- H. 505.—Mr. Cloy: A Bill to provide for local Boards of Health in unincorporated towns and villages.
- H. 519.—Mr. Bradham: A Bill to provide for the appointment of an additional magistrate and constable for Clarendon County.
- H. 529.—Mr. T. J. Mauldin: A Bill to provide for the election of a Cotton Weigher at Pickens Courthouse, and to prescribe his duties and fix his compensation.
- H. 577.—Judiciary Committee: A Bill to prohibit the unlawful manufacturing, selling, using, or purchasing of Confederate Crosses of Honor, and to provide a penalty for same.
- H. 551.—Mr. Morgan: A Bill to amend Section 2169, Vol. I, Code of Laws, 1902, so as to extend the authority of the Railroad Commissioners to require depots at other than junctional points.
- H. 578.—Judiciary Committee: A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.
- . The following Senate Bills were taken up, read severally a third time, and passed; and, having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification:
- H. 526 (S. 189.—Mr. W. J. Johnson): A Joint Resolution, to empower and require the Trustees of School District No. 5 to transfer four hundred dollars (\$400.00) of the surplus to the Trustees of School District No. 22, of Fairfield County, for the building and maintenance of a graded school.
- H. 524.—Mr. Davis (S. 177): A Joint Resolution, to refund certain overpaid taxes to Mrs. Sarah E. Weeks, of Clarendon County.
- H. 574 (S. 353.—Finance Committee of Senate): A Bill to enable the Commissioners of the Sinking Fund to lend to the County Board of Commissioners of Horry County funds for the purchase by Horry County of certain township bonds issued by certain townships in said County in aid of the construction of a railroad, and relating to the purchase of said township bonds by said County.

The following Bills were taken up, amended by unanimous consent, passed, and ordered sent to the Senate:

H. 143.—Mr. Green: A Bill to amend Section 631 of Chapter XXX of Vol. II, Code of Laws, South Carolina, 1902, by creating a Township Deputy, defining his duties, and providing for his pay.

Mr. W. McD. GREEN asked and obtained unanimous consent to offer the following amendment:

At end of Section 631 add the words: "And the other one-half to the County for general county expenses, except in towns or cities where there is Society for the Prevention of Cruelty to Animals, when one-half goes to said Society, as aforesaid provided."

The amendment was unanimously agreed to.

H. 271.—Mr. Nash: A Bill to authorize the Trustees of the School District of the City of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.

Mr. SANDERS asked and obtained unanimous consent to offer the following amendments, which amendments were unanimously agreed to:

1st. Strike out the word "thirty," on line 3, Section 1, and on line 8, Section 3, and insert in lieu thereof the word "twenty."

2d. Change the figures "30,000" where they occur in line 4, Section 1, and on line 8, Section 3, to "20,000."

H. 469.—Mr. Lyon: A Bill to amend the law relating to magistrates.

Mr. PATTERSON asked and obtained unanimous consent to offer the following amendment, which amendment was unanimously agreed to:

Add a new Section, to be known as Section 5, as follows:

"Section 5. Greenville: There shall be appointed twenty magistrates for Greenville County, as follows: Two for the City of Greenville, at a salary of four hundred dollars each, with jurisdiction and powers as now provided by law; and one each for Bates, O'Neal, Glassy Mountain, Highland, Cleveland, Dunklin, Gantt, Paris Mountain, Saluda, and Oak Lawn Townships, at a salary of sixty dollars per year each; one for Austin Township, at a salary of seventy-five dollars per year; and one for Fairview Township, at a salary of seventy-five dollars per year, with jurisdiction, within their respective townships, of all cases triable by magistrates, and in all other matters as now prescribed by law; two for Grove Township, having concurrent jurisdiction in said township of all matters triable by magistrates, as now provided by law; one of whom shall have his office at Piedmont, and shall receive a salary of seventy-five

dollars per year, and the other of whom shall receive a salary of sixty dollars per year; two for Butler Township, with concurrent jurisdiction in said township in all matters triable by magistrates, as now provided by law, and each to receive an annual salary of sixty dollars, and one of whom shall have his office at Batesville, in said township; two for Chicks Springs Township, with concurrent jurisdiction in said township of all matters triable by magistrates, as now provided by law, one of whom shall have his office at the Town of Greer, in said township, and shall receive a salary of one hundred dollars per year, and the other of whom shall receive a salary of sixty dollars per year. Each of the aforesaid magistrates shall appoint a constable, each of whom shall receive a like salary with the magistrate so appointing him, except in the City of Greenville, whose constables shall receive three hundred dollars each per annum. The County Supervisor shall furnish all of said magistrates all necessary stationery and blanks for criminal business."

PAPERS FROM THE SENATE.

The Senate returned to this House, with amendments, the following:

H. 486.—Mr. Prince (S. 381): A Bill to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said college to confer degrees.

The Senate amendments were agreed to and a message was ordered sent accordingly.

The Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

The Senate sent to this House the following, which were read the first time and referred to appropriate Committees:

H. 616 (S. 349.—Mr. W. E. Johnson): A Bill to amend Section I of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, in Vol. I, Code of Laws, 1902, page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.

Which was referred to the Committee on Dispensary.

H. 617 (S. 423.—Mr. Peurifoy): A Bill to amend an Act entitled "An Act to amend Section 1509 of the Code of Laws, South Carolina, Vol. I, 1902, relating to Stock Law in Colleton County,"

approved 19th February, 1904, so as to repeal the exemption from the Stock Law of a certain territory in Colleton County.

Which was referred to the Committee on Agriculture.

MESSAGES FROM THE SENATE.

In the Senate,

Columbia, S. C., February 13, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend in the Senate Chamber at 1:30 p. m. this day, for the purpose of ratifying Acts.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

The invitation was accepted.

In the Senate, Columbia, S. C., February 13, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it adopted the report of the Committee on Free Conference on:

H. 385.—Judiciary Committee (S. 346): A Bill to divide the State into ten Judicial Circuits, and arrange the same.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

Both Houses having adopted the report of the Committee on Free Conference, it was ordered that the title of the Bill be changed to that of an Act, and that it be enrolled for ratification.

MESSAGE FROM THE GOVERNOR.

State of South Carolina, Executive Chamber, Columbia, S. C., February 13, 1905.

SPECIAL MESSAGE No. 5.

To the Honorable, the Gentlemen of the General Assembly:

In accordance with Section 557 of the Dispensary Law of South Carolina, I have the honor to herewith transmit for your consideration a copy of the report of the expert accountants appointed to

make an examination of all books of accounts, vouchers, warrants, invoices, and all entries thereof, of the State Dispensary for the fiscal year commencing December 1, 1903, and ending November 30, 1904.

I have the honor to be respectfully yours,

D. C. HEYWARD, Governor.

Columbia, S. C., January 18, 1905.

To His Excellency, D. C. Heyward, Governor of South Carolina.

Sir: By virtue of authority from your appointment, dated December 22, 1904, according to Section 557 of Dispensary Law of South Carolina, creating us a Committee of Expert Accountants to make an examination of all books of accounts, vouchers, warrants, invoices, and all entries thereof, of the State Dispensary for the fiscal year commencing December 1, 1903, and ending November 30, 1904, having this day completed a most thorough and careful examination of the same, we now have the honor to make the following report:

Assets.

1904	•	
Cash in State Treasury November 30,		
1904	\$41,268	96
Teams and Wagons	64	00
Supplies (Inventory November 30,		
1904)	7,043	75
Machinery and Office Fixtures	6,328	56
Contraband (Inventory November 30,		
1904)	1,498	2 0
Real Estate (Inventory November 30,		
1904)	52,860	56
Merchandise in Hands of Dispensers		
November 30, 1904	494,388	2 6
Merchandise (Inventory of Stock at		
State Dispensary)	403,569	21
Suspended Accounts	2,896	24
Personal Accounts Due State for Al-		
cohol, Empty Barrels, etc	19,479	31

Total Assets

\$1,029,397 05

Liabilities. School Fund \$518,675 77 Personal Accounts Due by State for Supplies, Whiskies, Wines, Beer, etc. 510,721 28 Total Liabilities \$1,029,397 05 Profits Gross Profits on Merchandise Sold During Year \$652,118 75 Contraband Seizures 7,146 97 State Share of Profits on Beer Sold by Germania Brewing Company ... 719 75 Received on H. T. Eden's Account ... 54 03 Total Profits \$660,039 50 Losses. Supplies Used \$231,477 03 10,116 93 Breakage and Leakage 661 51 Freight and Express Charges 99,524 18 Labor (Payrolls) 33,873 69 Expense Accounts 43,372 87 Constabulary 66,412 12 1,627 64 Revenue License 125 00 Robbery of Dispensary, June 6, 1903. 9 32 Robbery of Dispensary, May 13, 1904. 72 36 980 98 Refunded by State Board to Dispenser, Aiken 408 14 State's Net Profit Passed to Credit 171,377 73

\$660,039 50

CASH STATEMENT FOR FISCAL YEAR ENDING NOVEMBER 30, 1904.

Receipts.

Balance in State Treasury November			
30, 1903		\$20,989	92
December, 1903, Receipts	\$355,883 85		
January, 1904, Receipts	248,604 79		
February, 1904, Receipts	237,570 63		
March, 1904, Receipts	236,449 40		
April, 1904, Receipts	189,039 75		
May, 1904, Receipts	219,018 73		•
June, 1904, Receipts	180,452 31		
July, 1904, Receipts	178,181 02		
August, 1904, Receipts	219,619 80		
September, 1904, Receipts	<i>2</i> 41,437 <i>7</i> 8		
October, 1904, Receipts	<i>2</i> 90,528 o6		
November, 1904, Receipts	327,522 13		
Total Receipts for Year		2,924,308	25
		C	17
		\$2,945,298	1/
Disbursemen	ts.	\$2,945,298	1/
		\$2,945,29 8	-/
December, 1903	\$356,440 00 236,797 07	\$2,945,29 8	-/
December, 1903	\$356,440 00	\$2,945,298	-/
December, 1903	\$356,440 00 236,797 07	\$2,945,298	-/
December, 1903	\$356,440 00 236,797 07 252,131 87	\$2,945,298	1,
December, 1903	\$356,440 00 236,797 07 252,131 87 266,612 53	\$2,945,298	1,
December, 1903	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42	\$2,945,298	1,
December, 1903	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00	\$2,945,298	1,
December, 1903	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00 201,672 33	\$2,945,298	
December, 1903 January, 1904 February, 1904 March, 1904 April, 1904 May, 1904 June, 1904 July, 1904	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00 201,672 33 162,383 96	\$2,945,298	• 7
December, 1903	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00 201,672 33 162,383 96 195,132 51	\$2,945,298	• 7
December, 1903 January, 1904 February, 1904 March, 1904 April, 1904 May, 1904 June, 1904 July, 1904 August, 1904 September, 1904	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00 201,672 33 162,383 96 195,132 51 225,584 82	\$2,945,298	.,
December, 1903 January, 1904 February, 1904 March, 1904 April, 1904 May, 1904 June, 1904 July, 1904 August, 1904 September, 1904 October, 1904 November, 1904	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00 201,672 33 162,383 96 195,132 51 225,584 82 229,721 86	\$2,945,298 \$2,904,029	
December, 1903 January, 1904 February, 1904 March, 1904 April, 1904 May, 1904 June, 1904 July, 1904 August, 1904 September, 1904 October, 1904	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00 201,672 33 162,383 96 195,132 51 225,584 82 229,721 86	\$2,904,029	21
December, 1903 January, 1904 February, 1904 March, 1904 April, 1904 May, 1904 June, 1904 July, 1904 August, 1904 September, 1904 October, 1904 November, 1904	\$356,440 00 236,797 07 252,131 87 266,612 53 193,447 42 194,066 00 201,672 33 162,383 96 195,132 51 225,584 82 229,721 86		21

Purchases for Fiscal Year Ending November 30, 1904.

•	Whis	kies, Wines,	Bottles, Corks,
		Beer, Etc.	Labels, Etc.
December, 1903		\$303,518 60	\$25,771 97
January, 1904		62,128 32	21,708 61
February, 1904		287,532 01	23,412 80
March, 1904		179,408 56	14,314 95
April, 1904		86,292 55	16,150 04
May, 1904		166,297 59	6,905 41
June, 1904		98,177 23	8,589 69
July, 1904		158,296 08	15,464 01
August, 1904		167,561 52.	22,905 86
September, 1904		184,346 01	9,995 96
October, 1904		297,044 33	21,966 87
November, 1904		325,639 78	24,717 38
Totals	- \$	2,316,242 58	\$211,903 55

In conclusion, we desire to say that we have had access to all books, vouchers, and accounts, and found the same kept in a correct and systematic manner, and the clerical force deserves great credit for accuracy and neatness.

Respectfully submitted.

J. W. JONES, D. ZIMMERMAN,

Received as information.

Committee.

RATIFICATION OF ACTS.

At 1:30 p. m. the House attended in the Senate Chamber, where the following Acts and Joint Resolutions were ratified:

H. 392.—Mr. D. L. Green (S. 194): An Act to repeal Section 1507, Article II, Vol. I, Code of Laws of South Carolina, 1902, relating to the General Stock Law.

H. 155.—Mr. Haskell (S. 254): An Act to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons.

H. 193.—Mr. Nash (S. 208): An Act to ratify the amendment of the Constitution of 1895, whereby a new Article thereof is added relating to roads, highways, and drainage.

H. 194.—Mr. Nash (S. 207): An Act to ratify the amendment to the Constitution of 1895 whereby Subdivisions II and IX of Section 34, Article III, thereof are repealed.

- H. 32.—Mr. Morgan (S. 206): An Act to ratify the amendments of Section 7, Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.
- H. 5.—Mr. Nash (S. 219): An Act to further provide for the creation and continuance, and to define the duties and powers, of the Historical Commission of the State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, A. D. 1894.
- H. 253.—Mr. Lawson (S. 204): A Joint Resolution (with a petition), to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him.
- H. 111.—Mr. Hemphill (S. 255): An Act to amend an Act entitled "An Act to incorporate Mount Pleasant and Georgetown Railway Company."
- H. 153.—Mr. M. W. Walker (S. 214): An Act to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly at the option of the magistrates and constables.
- H. 404.—Newberry Delegation (S. 193): An Act to amend an Act entitled "An Act to enable and authorize School District No. 14, in Newberry County, to issue bonds for the purpose of building and erecting a schoolhouse therein, and to purchase a lot therefor," approved 20th day of February, A. D. 1904, and to validate the bonds issued under authority of said Act.
- H. 126.—Mr. Laney (S. 247): An Act to authorize the Trustees of Jefferson Special School District, No. 9, in Chesterfield County, to issue bonds for the purpose of erecting school buildings and equipping same and purchasing a lot or lots.
- H. 99.—Mr. Richards (S. 168): An Act to amend an Act entitled "An Act to authorize the establishment of municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants."
- H. 48.—Mr. Cloy (S. 151): An Act to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.
- H. 383.—Mr. Bass (S. 198): A Joint Resolution, to authorize and require the Board of County Commissioners of Williamsburg County to draw their warrant upon the County Treasurer of said County in favor of Pauly Jail Building Company for the sum of

four hundred and sixty dollars, to pay balance due for building County jail, and to authorize Treasurer to pay same.

H. 246.—Mr. Morrison (S. 205): An Act to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

H. 384.—Mr. Whaley (S. 195): An Act to amend Section 163 of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.

H. 232.—Mr. Sinkler (S. 199): An Act to amend Section 146, Code of Civil Procedure, by adding at the end of said Section a proviso thereto.

H. 198.—Mr. Lyon (S. 192): An Act to require the Secretary of State to make reports to the Comptroller-General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.

H. 180.—Mr. Richards (S. 202): A Joint Resolution, to refund certain overpaid taxes to W. L. DePass.

H. 9.—Mr. Kershaw (S. 186): An Act to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws, South Carolina, 1902, so as to reduce tobacco warehouse charges," approved the 1st day of March, 1904, so as to restore the charges changed by said Act.

H. 408.—Mr. Lawson (S. 248): An Act to create the Township of Clyde, in Darlington County, and to change the boundary line of Hartsville Township, in said County.

H. 144.—Mr. Higgins (S. 213): An Act to authorize and empower School District No. 52, Newberry County, in the State of South Carolina, to issue bonds for purchase of a lot and the erection and equipment of a school building thereon; to provide for a Building Committee, and to provide for the payment of said bonds and the interest thereon.

BILL RECOMMITTED.

H. 30.—Mr. D. O. Herbert: To amend Sections 309 and 311 of the Code of Laws of South Carolina, 1902, Vol. I, by including banks within the provisions of said Sections.

Mr. OTTS moved to recommit the Bill.

Mr. TOOLE demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 64; nays, 39.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Beamguard, Boyd, Brant, Brice, Bruce, Clifton,

Colcock, Davis, DeVore, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Fraser, Frost, Gaston, Gause, J. P. Gibson, Graham, Hall, Harrellson, Harley, Haskell, Hutto, Irby, Keenan, Kershaw, Kirven, LaFitte, Lester, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Miller, Morrison, Moses, Nance, Nicholson, Otts, Poston, Reaves, Riley, Saye, Stoll, Strong, Toole, Tribble, J. M. Walker, J. B. Watson, Whaley, Whatley, Yeldell—64. Those who voted in the negative are:

Messrs. Banks, Bradham, Brantley, Browning, Culler, Des-Champs, Doar, Earhardt, Edwards, Foster, W. J. Gibson, Glover, Gray, D. L. Green, W. McD. Green, Gyles, Harrison, D. O. Herbert, J. E. Herbert, Heyward, Higgins, Kirby, Laney, Lawson, Little, Laban Mauldin, Patterson, Pollock, Pyatt, Richards, Sanders, Sellers, Sheldon, Spivey, Taylor, Verner, M. W. Walker, John J. Watson, Wimberly—30.

So the Bill was recommitted to the Committee on Banking and Insurance.

Mr. ASHLEY moved to reconsider the vote whereby the House recommitted the Bill, and to lay that motion on the table.

Which was agreed to.

RECESS.

At 2 p. m., on motion of Mr. LaFITTE, the House receded from business until 8 p. m.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker in the chair.

ENROLLED ACT REPORTED.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Act as duly and correctly enrolled and ready for ratification, to wit:

H. 385.—Judiciary Committee (S. 346): An Act to divide the State into ten Judicial Circuits, and arrange the same.

Received as information.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered sent to the Senate:

34-H. J.-(500)

H. 588.—State House and Grounds Committee: A Bill to authorize the State House Commission to secure plans and specifications for the erection of a new dome to the State House, and to sell the old boilers.

Mr. BEAMGUARD moved to recommit the Bill.

Mr. BEAMGUARD demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 41; nays, 53.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Ballentine, Beamguard, Bradham, Brant, Cothran, Davis, DeVore, Earhardt, Edwards, L. B. Etheredge, Fishburne, Ford, W. J. Gibson, Graham, Hall, Harrellson, Harrison, Higgins, Irby, Keenan, LaFitte, Lester, Massey, Miller, Morrison, Pittman, Saye, Sheldon, Taylor, Toole, Tribble, Verner, M. W. Walker, J. B. Watson, John J. Watson, Webb, Whatley, Yeldell—41.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Banks, Brice, Bruce, Callison, Cloy, Colcock, Culler, DesChamps, Doar, Epting, E. J. Etheredge, Foster, Fraser, Frost, Gaston, J. P. Gibson, Gray, W. McD. Green, Gyles, Harley, D. O. Herbert, J. E. Herbert, Heyward, Hutto, Kershaw, Lawson, Little, Lofton, Lomax, McCants, McColl, Jr., McFaddin, Laban Mauldin, Moses, Nash, Nicholson, Otts, Patterson, Poston, Pyatt, Rawlinson, Reaves, Riley, Sanders, Sellers, Sinkler, Spivey, Stoll, Strong, J. M. Walker, Whaley, Wimberly—53.

So the motion to recommit was lost.

Mr. MOSES moved to reconsider the vote whereby the House passed the Bill, and to lay that motion on the table.

Which was agreed to.

H. 590.—Judiciary Committee: A Bill to provide for the proper custody and protection of the Courthouse for Charleston County.

H. 595.—Committee on Incorporations: A Bill to provide for the disposition of all funds realized from license to deal in seed cotton.

Mr. LOFTON asked and obtained unanimous consent to offer the following amendment:

Add following to title: "in Charleston County."

The amendment was unanimously agreed to.

H. 591.—Ways and Means Committee: A Bill to raise supplies and make appropriations for the fiscal year commencing 1905.

Unanimous consent was asked and obtained to offer amendments as follows, all the amendments being unanimously agreed to:

By Mr. FOSTER: Page 12; Lancaster County, at the end of line 2, strike out the word and figure "two" and insert in lieu thereof the words "one and one-half."

By Mr. DeVORE: Amend Bill No. 591, under head "Edgefield," by striking out, on line 2, after the word "one" and before the word "mill" the figures "(1-2)" in parentheses.

By Mr. LABAN MAULDIN: Amend House Bill No. 591, page 15, under the head of Pickens, line 4, by striking out the word "Eastover" and insert in lieu thereof the word "Eastatoee."

By Mr. LAWSON: Amend House Bill No. 591, on page 9, by inserting between the provisions for Colleton and Dorchester the following: "Darlington—For the County of Darlington, for ordinary county purposes, four (4) mills; for courthouse bonds, three-fourths (34) of one mill."

By Mr. GILES: Amend Bill 591, page 4, by adding, after Section relating to Bamberg County, and before Section relating to Beaufort County, a new Section as follows: "Barnwell County—For the County of Barnwell, for ordinary county purposes, four and one-half (4½) mills.

By Mr. SELLERS: Insert for Marion County, after the end of line 2: "Provided the County Commissioners be, and are hereby, authorized to borrow an amount not exceeding three-fourths of the amount to be raised this year by the above levy for ordinary county purposes, said sum to be expended, if deemed necessary by said County Commissioners, in the current County expenses for this year, and the County Supervisor and County Treasurer shall execute a note or notes to secure such loans, which notes, when executed as above stipulated, shall be a lien upon all taxes levied for this year, and the rate of interest shall not exceed seven per cent."

By Mr. POLLOCK: Amend on page 9 by inserting before the word "Clarendon" where it first occurs the following: "Chesterfield—For Chesterfield County, for ordinary county purposes, three (3) mills; for interest on railroad bonds, two and one-fourth (2½) mills; for road purposes two mills, to be collected by Townships, one-half of which to be used in the Township in which it is collected, and the other half to be used as a county road fund. The County Board of Commissioners are hereby authorized to use a sum of not exceeding two thousand of the funds now in the Treasury for ordinary county purposes."

By Mr. HIGGINS: Amend by adding the following after the word "mills," on line 2, page 14: "Newberry County—For the County of Newberry, for ordinary county purposes, 2½ mills. The Supervisor is hereby authorized and empowered to borrow for current expenses not more than five thousand dollars during the year 1905 from the Sinking Fund Commission at a rate of interest not exceeding five per centum per annum, and in the event the said amount cannot be obtained from the Sinking Fund Commission at the time wanted, then from any other source obtainable at a rate of interest not exceeding six per centum per annum, said amount to be obtained upon the note or notes of the County Supervisor and County Treasurer, and they are hereby authorized and empowered to pledge the County taxes for the year 1905 for the payment of said borrowed money and the interest thereon, and are further authorized and required to pay said amount out of said taxes of 1905."

By Mr. PATTERSON: Page 11, Greenville County: Amend by striking out the words "thirty-four hundred and fifty," on line 7 of Greenville County, after the word "Constables," and inserting in lieu thereof "thirty-seven hundred and thirty"; amend by striking out the words "one thousand," on line 14 of Greenville County, after the word "Conveyances," and inserting "twelve hundred" in lieu thereof; amend by striking out, after the word "further," on lines 24 and 25 of Greenville County (page 12), the words "that all funds arising from the dispensary shall be devoted to the public schools," and inserting in lieu thereof the following: "That onethird of the County profits of the dispensary, if so much be necessary, shall be appropriated for the purchase of such stock and implements as may be required for working and repairing the roads; that the remainder of such County profits shall be applied to the use of the public schools, in the same manner as is now provided by law for the general school fund of said County."

By Mr. HASKELL: Page 15, line 5, insert at end of Subdivision Richland County, in supply, the following: "That the profits accruing to the County of Richland, except the School Fund, from the Dispensary for the year 1905, shall be applied to the payment of current expenses of the County of Richland for the year 1905."

By Mr. McFADDIN: Amend by inserting after the word "mills" and before the word "and" on line 2, page 15, under head of "Richland County," the following: "For the purpose of repairing the County Courthouse at Columbia and installing a heating plant therein, one-fourth (1/4) of a mill, to be set apart by the County Commissioners for that purpose."

By Mr. DOAR: Amend H. B. 591, Section 2, line 8, page 11, by striking out the word "this" and insert in lieu thereof the word "their."

By Mr. DAVIS: Amend on line 2, "5½ mills" instead of "5 mills"; on line 3, after the word "follows," insert the following words before the word "for": "one-half (½) mill shall be levied on all property for the building of a new jail."

Mr. MOSES moved to reconsider the vote whereby the House passed the Bill (H. 591), and to lay that motion on the table.

Which was agreed to.

H. 609.—Ways and Means Committee: A Bill to make appropriation for the payment of the per diem, mileage and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

Mr. MOSES asked and obtained unanimous consent to offer the following amendments: Section 2, line 30, strike out "eight hundred dollars" and insert "one thousand dollars"; Section 3, line 14, insert after "Boone" the words "Louise Yeldell."

The amendments were unanimously agreed to.

SECOND READING BILLS.

The following Bill was taken up, read a second time, amended, and ordered to a third reading tomorrow:

H. 592.—Judiciary Committee: A Bill to provide for the times of holding Courts in the several Judicial Circuits, and to arrange the same, and to provide in what cases Special Judges may be appointed to hold any of the Courts.

The following amendments were offered, and were agreed to:

By Mr. NASH: Strike out all of Section 8, and insert in lieu thereof the following:

"Section 8. The Circuit Courts of the Seventh Judicial Circuit shall be held as follows:

"First. The Court of General Sessions at Spartanburg, for the County of Spartanburg, on the first Monday in January (two weeks); the second Monday in April (one week); the second Monday in July (one week); the last Monday in October (one week); and the third Monday in November (one week); and the Court of Common Pleas at the same place on the third Monday in March (three weeks); the third Monday in May (three weeks, the last of which shall be for equity business only); the first Monday in

October (three weeks, the last of which shall be for equity business only), and the fourth Monday in November (three weeks).

"Second. The Court of General Sessions at Union, for the County of Union, on the third Monday in January (one week); the second Monday in June (one week), and the first Monday in September ' (one week); and the Court of Common Pleas at the same place on the Mondays following the third Monday in January, the second Monday in June, and the first Monday in September (two weeks in January and September and one week in June).

"Third. The Court of General Sessions at Gaffney, for the County of Cherokee, on the fourth Monday in February (one week); the fourth Monday in June (one week), and the fourth Monday in October (one week); and the Court of Common Pleas at the same place on the first Monday in March (two weeks); the Monday after the fourth Monday in June (one week), and the Monday following the fourth Monday in October (two weeks)."

Amend by striking out, on line 5 of Section 11, the word "trial" and insert the word "tried" in lieu thereof.

By Mr. WHALEY: Amend Section 1 by striking out the word "First" on line 1, and inserting in lieu thereof the word "Ninth."

Amend Section 2 by striking out the word "Second," on line 1, and inserting in lieu thereof the word "First."

Amend Section 3 by striking out the word "Third," on line 1, and inserting in lieu thereof the word "Second."

Amend Section 4 by striking out the word "Fourth," on line 1, and inserting in lieu thereof the word "Third."

Amend Section 5 by striking out the word "Fifth," on line 1, and inserting in lieu thereof the word "Fourth."

Amend Section 6 by striking out the word "Sixth," on line 1, and inserting in lieu thereof the word "Fifth."

Amend Section 7 by striking out the word "Seventh," on line 1, and inserting in lieu thereof the word "Sixth."

Amend Section 8 by striking out the word "Eighth," on line 1, and inserting in lieu thereof the word "Seventh."

Amend Section 9 by striking out the word "Ninth," on line 1, and inserting in lieu thereof the word "Eighth."

And amend further by adding at the end of Section 13 the following, to be known as Section 14: "Section 14. That this Act shall go into effect 1st May, 1905."

By Mr. GASTON: Amend H. B. 592, page 4, printed Bill, Section 7, thus:

Strike out all of said Section, and insert the following:

"Section 7: The Circuit Courts of the Sixth Judicial Circuit shall be held as follows:

- "I. The Court of General Sessions at Winnsboro, for the County of Fairfield, on the third Monday of February, the second Monday in June, and the third Monday in September; and the Court of Common Pleas at the same place, on the Wednesdays following the third Monday of February and the third Monday of September; provided, that no cause on Calendar I shall be forced to trial without agreement of attorneys until the Mondays following the third Monday in February and the third Monday in September.
- "2. The Court of General Sessions at Lancaster, for the County of Lancaster, on the second Monday of March, the third Monday of June, and the second Monday in October; and the Court of Common Pleas at the same place on the Wednesdays following the second Monday in March and the Wednesdays following the second Monday in October; provided, that no jury cases shall be tried before the third Monday in March and the third Monday in October, except by consent.
- "3. The Court of General Sessions, at Chester, for the County of Chester, on the fourth Monday in March, the first Monday in July, and the third Monday after the second Monday in October; and the Court of Common Pleas at the same place on the Wednesdays following the fourth Monday in March and the third Monday after the second Monday in October; provided, that Calendar 1 shall not be called peremptorily before the Monday following the fourth Monday in March, and the third Monday after the second Monday in October.
- "4. The Court of General Sessions at Yorkville, for the County of York, on the third Monday after the fourth Monday in March, the second Monday in July, and the fourth Monday in November, unless there be five Mondays in October, in which event the Court shall begin on the third Monday in November; and the Court of Common Pleas at the same place on the Wednesdays following the third Monday after the fourth Monday in March, and the fourth Monday, or third Monday as the case may be, in November; provided, that Calendar I shall not be called peremptorily until the Mondays following the third Monday after the fourth Monday of March, and the fourth Monday, or third Monday as the case may be, in November.

- "5. Whenever in this Section provision is made for Courts of General Sessions only, the Judge presiding shall, at the conclusion of any such Court of General Sessions, open the Court of Common Pleas without juries, and give judgments by default on Calendar 3, hear and determine equity cases, and transact all other business of a regular term of Court of Common Pleas, except trials by jury.
- "6. There shall be allowed, for the trial of jury cases, equity cases, motions and special matters, if the business of the Court demands it, at least two weeks each at the spring and winter terms of Court of Common Pleas for Fairfield, Chester, and York Counties, and one week at the spring term and two weeks at the winter term of Court of Common Pleas for the County of Lancaster. And in each of said Counties, upon the demand of either party, equity cases shall be tried in open Court, upon testimony then and there offered; the same to be taken down by the Court Stenographer as a part of his official duty."

By Mr. CLIFTON: Amend Section 4 by striking out same and inserting in lieu thereof the following:

"Section 3. The Circuit Courts of the Third Judicial Circuit of this State shall be held as follows:

- "I. The Court of General Sessions at Manning, for the County of Clarendon, on the second Monday in February, the first Monday in June, and the fourth Monday in September; and the Court of Common Pleas at the same place on the Wednesdays first succeeding the Mondays herein fixed for the holding of the Court of General Sessions at said place; provided, that no peremptory call of Calendar No. I shall be made in said County of Clarendon at the fall term of said Court of Common Pleas before the Monday next succeeding the Wednesday herein fixed for the opening of said Court; provided, further, that there shall be no trial by jury cases at the summer term of the Court of Common Pleas, except by consent.
- "2. The Court of General Sessions at Bishopville, for the County of Lee, on the fourth Monday in February, the second Monday in June, and the second Monday in September; and the Court of Common Pleas at the same place on the Wednesdays first succeeding the Mondays herein fixed for the holding of the Court of General Sessions at said place.
- "3. The Court of General Sessions at Florence, for the County of Florence, on the second Monday after the fourth Monday in February, the third Monday in June, and the seventh Monday after the fourth Monday in September; and the Court of Common Pleas

at the same place on the Wednesdays first succeeding the Mondays herein fixed for the holding of the Court of General Sessions at said place.

- "4. The Court of General Sessions at Kingstree, for the County of Williamsburg, on the fourth Monday after the fourth Monday in February, the fourth Monday in June, and the second Monday after the fourth Monday in September; and the Court of Common Pleas at the same place on the Wednesdays first succeeding the Mondays herein fixed for the holding of the Court of General Sessions at said place; provided, that no jury trial of civil cases shall be had at the summer term, except by consent.
- "5. The Court of General Sessions at Sumter, for the County of Sumter, on the sixth Monday after the fourth Monday in February, the first Monday after the fourth Monday in June, and the fourth Monday after the fourth Monday in September; and the Court of Common Pleas at the same place on the Thursdays first succeeding the Mondays herein fixed for the holding of the Court of General Sessions at said place; provided, that no peremptory call of Calendar No. I shall be made in said County of Sumter at the spring and fall terms of said Court before the Mondays next succeeding the Thursdays herein fixed for the opening of said Court.

"That the business of the Court of General Sessions shall have precedence in the respective Counties of this Circuit, and this Section shall not be so construed as to terminate the Court of General Sessions before the business thereof is disposed of; nor shall it be so construed as to prevent the opening of the Court of Common Pleas for the purpose of hearing causes by consent of parties before the time herein fixed for the opening of the Court of Common Pleas."

By Mr. BRANTLEY: Amend by adding, after word "First," on line 2, Section 2, the following:

- "I. The Court of General Sessions at Orangeburg, for the County of Orangeburg, on the second Monday in January, first Monday in May, and the first Monday in September; and the Court of Common Pleas at the same place on the third Monday in March, second Monday in June, and first Monday in October.
- "2. The Court of General Sessions at Monks Corner, for the County of Berkeley, on the fourth Tuesday in January, third Tuesday in May, and third Tuesday in September; and the Court of Common Pleas at the same place on the Wednesdays succeeding the Mondays herein fixed for the holding of the Court of General Sessions.

- "3. The Court of General Sessions at St. George, for the County of Dorchester, on the third Monday in February, and the fourth Monday in September; and the Court of Common Pleas at the same place on the Tuesday succeeding the Mondays herein fixed for the holding of the Court of General Sessions at said place; and also Court of Common Pleas at said place on the fourth Monday in June, said last named Court to be held without juries.
- "4. The Court of General Sessions at Georgetown, for the County of Georgetown, on the first Monday in March, the first Monday in June, and the first Monday in November; and the Court of Common Pleas at the same place on the Wednesdays succeeding the Mondays herein fixed for the holding of the Court of General Sessions at said place; provided, that no peremptory call of Calendar No. I shall be made in said County of Georgetown at the March and November terms of said Court of Common Pleas before the Fridays first succeeding the days herein fixed for the opening of said Court."

Mr. SPIVEY: On page 3, line 17, by striking out the letters "Wed." and inserting the word "Wednesday"; also on line 18, strike out the first word "Monday."

UNFINISHED BUSINESS.

H. 512.—Judiciary Committee: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902, so as to provide for the appointment of three Jury Commissioners, and prescribe their duties and compensation.

Mr. SANDERS offered the following amendment, which was agreed to:

Add following at end of Section 1: "Provided they shall not be required to attend such Court for more than three days for each term."

Mr. RICHARDS moved to indefinitely postpone the Bill.

Mr. SANDERS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 53; nays, 53.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Baker, Beamguard, Boyd, Callison, Clifton, Culler, Davis, DesChamps, DeVore, Doar, Epting, L. B. Etheredge, Foster, Fraser, J. P. Gibson, Hall, Harrison, Hemphill, D. O. Herbert, Higgins, Hutto, Irby, Keenan, Kershaw, Kirby, Kirven, Laney, Lester, Lomax, Lyon,

McColl, Jr., Massey, Laban Mauldin, Miller, Morrison, Nance, Nicholson, Poston, Pyatt, Reaves, Richards, Riley, Saye, Seabrook, Sellers, 'Sheldon, Verner, Webb, Whatley, Wimberly—53.

Those who voted in the negative are:

Messrs. Arnold, Ballentine, Banks, Bradham, Brant, Brice, Browning, Bruce, Cloy, Colcock, Earhardt, Edwards, E. J. Etheredge, Fishburne, Ford, Frost, Gaston, W. J. Gibson, Graham, D. L. Green, W. McD. Green, Gyles, Harrellson, Haskell, J. E. Herbert, Heyward, LaFitte, Lawson, Little, Lofton, McCants, McFaddin, McMaster, Moses, Nash, Otts, Patterson, Pittman, Rawlinson, Sanders, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, M. W. Walker, J. M. Walker, J. B. Watson, John J. Watson, Whaley—53.

So the motion was lost.

Pending discussion the House adjourned.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 13, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend in the Senate Chamber at 9 o'clock this evening for the purpose of ratifying Acts. Very respectfully,

> JOHN T. SLOAN, President of the Senate.

The invitation was accepted.

RATIFICATION OF ACTS.

At 9 p. m. the House attended in the Senate Chamber, when the following Act was ratified:

H. 385.—Judiciary Committee (S. 346): An Act to divide the State into ten Judicial Circuits and arrange the same, and to provide in what cases Special Judges may be appointed to hold any of the Courts.

INDEFINITELY POSTPONED.

H. 231.—Mr. Ashley: A Bill to repeal an Act entitled "An Act to impose a capitation tax on all dogs," approved the 25th day of February, A. D. 1904.

Mr. SANDERS moved to indefinitely postpone the Bill.

Mr. ASHLEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 59; nays, 40.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Baker, Banks, Bradham, Brant, Brice, Callison, Colcock, Culler, DesChamps, DeVore, Doar, Edwards, Fishburne, Ford, Frost, Gaston, W. J. Gibson, W. McD. Green, Hall, Harrellson, Harrison, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Higgins, Hutto, Kershaw. Kirven, Lawson, Lofton, McCants, McFaddin, McMaster, Massey, Miller, Morrison, Nash, Nicholson, Patterson, Pittman, Pyatt, Rawlinson, Reaves, Riley, Sanders, Seabrook, Sheldon, Strong, Tribble, Turner, M. W. Walker, J. M. Walker, John J. Watson, Webb, Yeldell—59.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley. Ballentine, Beamguard, Boyd, Browning, Bruce, Clifton, Davis, Earhardt, L. B. Etheredge, Foster, J. P. Gibson, Graham, D. L. Green, Heyward, Irby, Keenan, Kirby, LaFitte, Laney, Little, Lomax, McColl, Jr., Laban Mauldin, Moses, Nance, Otts, Poston, Prince, Saye, Sellers, Sinkler, Stoll, Taylor, Verner, J. B. Watson, Whaley, Wimberlev—40.

So the motion prevailed, and the Bill was indefinitely postponed. Mr. D. O. HERBERT moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

LEAVE OF ABSENCE.

Mr. LABAN MAULDIN asked and obtained leave of absence for his colleague, Mr. T. J. Mauldin.

ADJOURNMENT.

At 10:45 p. m. the House, on motion of Mr. HUTTO, adjourned.

TUESDAY, FEBRUARY 14, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. J. P. GIBSON, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. SELLERS, the call was dispensed with for this day.

RESOLUTION.

H. 632.—Mr. OTTS: A Resolution.

Resolved, That only House Bills be considered during the day. Considered immediately, and agreed to.

REPORTS OF COMMITTEES.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 220.—Mr. Gasque: A Bill to grant the Commissioners of the Sinking Fund exclusive jurisdiction for the protection of shell-fish, terrapin, migratory fish, duck, and other game found in public waters and lands of this State.

Ordered for consideration tomorrow.

Mr. GRAHAM, from the Special Committee consisting of the Williamsburg Delegation, submitted a report, without recommendation, on:

H. 510.—Mr. Stoll: A Bill to provide for a special election in certain townships in Williamsburg County, on the question of the Stock Law.

Ordered for consideration tomorrow.

Mr. SEABROOK, from the Committee on Agriculture, submitted a favorable report on:

H. 439.—Mr. J. B. Watson: A Bill to prohibit municipal corporations from collecting license fees from cotton buyers.

Ordered for consideration tomorrow:

Mr. D. L. GREEN, from the Committee on Public Schools, submitted a favorable report on:

H. 605 (S. 405.—Mr. M. Davis, by request): A Bill to amend the laws as to the election, powers, and duties of the Trustees of Pine Grove School District, in Clarendon County.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

II. 598 (S. 355.—Mr. Butler): A Bill to require the Secretary of State to collect at least five dollars for a charter.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 610 (S. 354.—Mr. Peurifoy): A Bill to amend Section 1396, Code of Laws of South Carolina, Vol. I, 1902, relating to laying out streets in incorporated towns.

Ordered for consideration tomorrow.

Mr. WHALEY, from the Committee on Judiciary, submitted a favorable report on:

H. 515.—Mr. LaFitte: A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and the Estates or legal representatives of E. M. Kennedy and J. W. Lancaster (now deceased).

Ordered for consideration tomorrow.

Mr. J. M. WALKER, from the Committee on Offices and Officers, submitted a favorable report on:

H. 608 (S. 89.—Mr. Bivens): A Bill to amend the laws relating to magistrates and their constables, their powers, duties, jurisdiction, salaries, etc.

Ordered for consideration tomorrow.

Mr. D. L. GREEN, from the Committee on Dispensary, submitted a favorable report on:

H. 616 (S. 349.—Mr. W. E. Johnson): A Bill to amend Section I of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, in Vol. I, Code of Laws, 1902, page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.

· Ordered for consideration tomorrow.

BILL REJECTED.

Mr. WHALEY, from the Committee on Judiciary, submitted an unfavorable report on:

H. 597 (S. 351.—Mr. Brice): A Bill to amend Subdivision V of Section 23, of Code of Laws of South Carolina, 1902, Vol. II (Code of Civil Procedure), relating to the time of holding the Circuit Court for York County.

The report was adopted and the Bill rejected.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 13, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has refused to concur to:

H. 618.—Mr. Whaley (S. 463): A Concurrent Resolution, to provide for the election of Circuit Judges of the Ninth and Tenth Judicial Circuits.

Very respectfully,

JOHN T. SLOAN,

President of the Senate.

Received as information.

PAPERS FROM THE SENATE.

The Senate sent to this House the following:

H. 621 (S. 464.—Mr. Butler): A Concurrent Resolution to provide for the election of Circuit Judges for the Ninth and Tenth Judicial Circuits.

Be it Resolved, By the Senate, the House of Representatives concurring, that the Senate and House of Representatives shall meet in Joint Assembly on Tuesday, the 14th instant, at 12 o'clock m., for the purpose of electing Circuit Judges for the Ninth and Tenth Judicial Circuits, and continue in session from day to day until the purpose for which the Joint Assembly was convened is accomplished.

The Concurrent Resolution was concurred in and ordered returned to the Senate.

The Senate sent to this House the following, which were read the first time:

H. 622 (S. 360.—Mr. Black): A Joint Resolution authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and their estates or legal representatives of E. M. Kennerly and J. W. Lancaster (now deceased).

Which was referred to the Committee on Judiciary.

H. 623 (S. 369.—Mr. Marshall): A Bill to require the Southern Railway Company to open up the eastern end of Richland and Laurel streets (in the City of Columbia) to traffic by bridging the cuts across said street through which said railroad passes.

Reference dispensed with.

Ordered for consideration tomorrow.

H. 624 (S. 436.—Mr. Brown): A Joint Resolution, for payment of \$45.00 each, to James Register and John A. Russell for fifteen each, extra services as County Commissioners in 1904.

Which was referred to the Committee on Ways and Means.

JOINT ASSEMBLY.

At 12 m. the Senate attended in the Hall of the House of Representatives.

The Hon. JOHN T. SLOAN, President of the Senate, called the Joint Assembly to order.

The Clerk of the Senate read the following:

H. 620 (S. 464.—Mr. Butler): A Concurrent Resolution, to provide for the election of Circuit Judges for the Ninth and Tenth Judicial Circuits.

Be it Resolved, By the Senate, the House of Representatives concurring, that the Senate and House of Representatives shall meet in Joint Assembly on Tuesday, the 14th instant, at 12 o'clock m., for the purpose of electing Circuit Judges for the Ninth and Tenth Judicial Circuits, and shall continue in session from day to day until the purpose for which the Joint Assembly was convened is accomplished.

ELECTION OF JUDGE OF THE NINTH CIRCUIT.

The PRESIDENT of the Senate announced that nominations for Judge of the Ninth Judicial Circuit were in order.

Mr. SINKLER nominated the Hon. R. Withers Memminger, of Charleston.

Messrs. HAY, MOSES, BRANTLEY, and J. P. GIBSON seconded the nomination.

Mr. PEURIFOY nominated the Hon. William J. Fishburne, of Colleton.

Messrs. SANDERS and HUTTO seconded the nomination.

The nominations were closed.

The PRESIDENT of the Senate appointed as tellers on the part of the Senate Messrs. Wells and Christensen.

The SPEAKER of the House appointed as tellers on the part of the House Messrs. Seabrook, J. M. Walker, and Lyon.

The Clerk of the Senate called the roll of the Senate, and the Senators voted viva voce as their names were called.

The following named Senators voted for Mr. Memminger:

Senators Blake, C. L. Blease, Brice, Brooks, Brown, Carpenter, Christensen, Dennis, Douglass, Efird, Hardin, Hay, Hood, Hough, Hudson, Hydrick, W. E. Johnson, Manning, Marshall, McGowan, McIver, McLeod, Raysor, Stackhouse, Talbert, von Kolnitz, Walker, Wells—28.

The following named Senators voted for Mr. Fishburne:

Senators Black, E. S. Blease, Butler, Earle, W. J. Johnson, Mauldin, Peurifoy, Warren—8.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called. The following Members voted for Mr. Memminger:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Baker, Banks, Beamguard, Brantley, Brice, Browning, Bruce, Callison, Clifton, Cloy, Colcock, Culler, Davis, DeVore, Doar, Edwards, Faust, Ford, Foster, Fraser, Frost, Gaston, Gause, J. P. Gibson, W. J. Gibson, Glover, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Hamlin, Harrellson, Harley, Haskell, Hemphill, D. O. Herbert, J. E. Herbert, Higgins, Kershaw, Kirven, Laney, Lawson, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, Massey, Moses, Nash, Nicholson, Otts, Patterson, Pittman, Pollock, Poston, Pyatt, Rawlinson, Richards, Saye, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Strong, Taylor, Toole, Tribble, Turner, M. W. Walker, Whaley, Yeldell—82.

The following named Members voted for Mr. Fishburne:

Messrs. Arnold, Ballentine, Boyd, Bradham, Brant, DesChamps, Earhardt, Epting, E. J. Etheredge, L. B. Etheredge, Gasque, Harrison, Heyward, Hutto, Irby, Keenan, LaFitte, Lester, McMaster, Laban Mauldin, Miller, Nance, Reaves, Riley, Sanders, Verner, J. M. Walker, J. B. Watson, John J. Watson, Webb, Whatley, Wimberly—32.

RECAPITULATION.

Total number	οf	Senators	v	ot	in	g							 		 36
Total number	of	Members	3 1	701	tin	g	•	٠.	•	•			 		 114
Grand total													 		 I 50

Necessary to a choice	<i>7</i> 6
Of which Mr. Memminger received	110
Of which Mr. Fishburne received	40

Whereupon the PRESIDENT of the Senate announced that the Hon. R. Withers Memminger, having received a majority of the votes cast, was duly elected Judge of the Ninth Circuit for the ensuing four years.

ELECTION OF JUDGE OF THE TENTH CIRCUIT.

The PRESIDENT of the Senate announced that nominations for Judge of the Tenth Judicial Circuit were in order.

Mr. HARRISON nominated the Hon. Thomas B. Cothran, of Greenville.

Messrs. BROWNING, KEENAN, and FRASER seconded the nomination.

Mr. HOOD nominated the Hon. George E. Prince, of Anderson. Messrs. KIRVEN, RICHARDS, BRUCE, NASH, MOSES, J. B. ETHEREDGE, and BEAMGUARD seconded the nomination.

The PRESIDENT of the Senate appointed as tellers on the part of the Senate Messrs. McLeod and Efird.

The SPEAKER of the House appointed as tellers on the part of the House Messrs. J. B. Watson, Patterson, and Lyon.

The Clerk of the Senate called the roll of the Senate, and the Senators voted viva voce as their names were called.

The following named Senators voted for Mr. Prince:

Senators Black, Blake, C. L. Blease, E. S. Blease, Brice, Brown, Carpenter, Dennis, Earle, Efird, Hardin, Hood, Hydrick, Manning, Marshall, McLeod, Raysor, Talbert, von Kolnitz, Walker, Warren—21.

The following named Senators voted for Mr. Cothran:

Senators Brooks, Butler, Christensen, Douglass, Hay, Hough, Hudson, W. E. Johnson, W. J. Johnson, Mauldin, McGowan, McIver, Peurifoy, Stackhouse, Wells—15.

The Clerk of the House of Representatives called the roll of the House, and the Members voted viva voce as their names were called.

The following named Members voted for Mr. Prince:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Baker, Ballentine, Banks, Beamguard, Boyd, Brantley, Bruce, Clifton, Culler, DesChamps, Dukes, Edwards, Epting, E. J. Etheredge, Faust, Ford, Gasque, J. P. Gibson, Gray, D. L. Green, W. McD. Green, Hall,

Hamel, Hamlin, Harley, D. O. Herbert, Hutto, Irby, Kershaw, Kirven, Lawson, Lester, Lofton, Lyon, Laban Mauldin, Morrison, Moses, Nash, Nicholson, Pollock, Pyatt, Reaves, Richards, Riley, Seabrook, Sellers, Sheldon, Sinkler, Spivey, Stoll, Tribble, Turner, J. M. Walker, J. B. Watson, Webb, Whatley, Wimberly—59.

The following named Members voted for Mr. Cothran:

Messrs. Ardrey, Arnold, Bradham, Brant, Brice, Browning, Callison, Cloy, Colcock, Davis, DeVore, Doar, Earhardt, L. B. Etheredge, Fishburne, Fraser, Frost, Gaston, Gause, W. J. Gibson, Glover, Graham, Harrellson, Harrison, Haskell, Hemphill, J. E. Herbert, Heyward, Higgins, Keenan, LaFitte, Little, Lomax, McCants, McColl, Jr., McFaddin, McMaster, Massey, Miller, Nance, Otts, Patterson, Pittman, Rawlinson, Sanders, Saye, Strong, Taylor, Toole, Verner, M. W. Walker, John J. Watson, Whaley, Yeldell—54.

REASONS FOR NOT VOTING.

Mr. Laney asked to be excused from voting, on the ground that he is paired with Mr. Holliday. If Mr. Holliday were present he would vote for Mr. Cothran; Mr. Laney would vote for Mr. Prince.

I am paired with Mr. Bates. If he were present he would vote for Mr. Prince, while I would vote for Mr. Cothran.

RYAN A. GYLES.

I am paired with Mr. B. A. Morgan. If he were present I would vote for Mr. George E. Prince.

J. HARRY FOSTER.

RECAPITULATION.

Total number of Senators voting	36
Total number of Members voting	113
·	
Grand total	
Necessary to a choice	75
Of which Mr. Cothran received	69
Of which Mr. Prince received	80

Whereupon the PRESIDENT of the Senate announced that the Hon. George E. Prince, having received a majority of the votes cast, was duly elected Judge of the Tenth Judicial Circuit for the ensuing four years.

The purpose for which the Joint Assembly had convened having been accomplished, the PRESIDENT of the Senate declared the Joint Assembly dissolved.

The Senate retired to its Chamber.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, amended by unanimous consent, passed, and ordered sent to the Senate:

H. 592.—Judiciary Committee: A Bill to provide for the times of holding Courts in the several Judicial Circuits, and to arrange the same.

Unanimous consent was asked and obtained to offer the following amendments, and the amendments were unanimously agreed to:

By Mr. McMASTER: Strike out all in Section 6, and insert the following:

"Section 6. The Circuit Courts of the Fifth Judicial Circuit shall be held as follows:

- "I. The Court of General Sessions at Columbia, for the County of Richland, on the second Monday of January and the first Mondays of June and September; and the Court of Common Pleas at same place on the fourth Monday of April, third Monday in June, and the fourth Monday in November.
- "2. The Court of General Sessions at Lexington, for the County of Lexington, on the first Monday of February and the second Monday of August, and the second Monday of November; and the Court of Common Pleas at the same place on the second Monday of February, and third Monday of August, and the third Monday of November.
- "3. The Court of General Sessions at Edgefield, for the County of Edgefield, on the first Monday of March, and the first Monday of August, and third Monday of October; and the Court of Common Pleas at the same place on the second Monday in March, on the Wednesday after the first Monday of August, and the fourth Monday in October.
- "4. The Court of General Sessions at Camden, for the County of Kershaw, on the first Monday of April, and fourth Monday of July, and first Monday of October; and the Court of Common Pleas at the same place on the Thursdays following the first Monday of April, and fourth Monday of July, and the first Monday of October.

- "5. A panel of thirty-six jurors shall be drawn to serve for one week for the Court of General Sessions and Common Pleas, in Lexington County, for the terms commencing on the first Monday of February, and the second Mondays of August and November, in each year, and a like panel for said Court to serve for the remainder of each of such terms commencing on the second Monday of February and fourth Monday, of each year.
- "6. The presiding Judge shall call Calendars two (2) and three (3) peremptorily at the close of the Sessions Court in Lexington County in February and September of each year, if the Sessions Court is adjourned before the time herein fixed for holding the Courts of Common Pleas for said terms."
- By Mr. GASTON: Further amend H. B. 592 as amended in reference to the Courts of the Sixth Circuit, so far as the said amendment refers to York County, by providing at the summer term the following: "and the Court of Common Pleas on the Wednesday following the second Monday in July."
- H. 152.—Mr. Morgan: A Bill to provide the age and time in which road duty shall be performed in this State, and to provide for and fix the amount of commutation tax in lieu thereof.

Unanimous consent was asked and obtained to offer the following amendments, and all of the amendments were unanimously agreed to:

By Mr. POLLOCK: Amend by adding at the end of Section 3 the following: "In the County of Chesterfield, from and after the approval of this Act, there shall be annually levied and collected a tax of two mills for road purposes, one-half of which shall be used in the township in which it is collected and the other half shall be used as a general road fund, which may be used to secure machinery, tools, appliances, and stock, and to supplement other road funds, and the County Supervisor is hereby authorized to have the road worked by contract, by the overseer plan, or by employing superintendents of work, and all road hands shall be required to work under any person directed by the Supervisor where they have failed to pay the commutation tax."

By Mr. SHELDON: Amend Bill 152 as amended, by inserting at the proper place: "Oconee, three days"; and also in proper place: "Oconee, one dollar and fifty cents (\$1.50)."

By Mr. GRAHAM: Amend by making the number of days in Williamsburg six, and the commutation tax, \$1.00.

By Mr. GASTON: Amend the amendment of Mr. Morgan, as printed in the Journal of the 11th instant, on pages 6, 7, and 8, by

adding to Section 2, after the words "Cherokee, three days," the words "Chester, four days"; and by adding to Section 3, after the words "Cherokee, \$1.00," the words "Chester, \$2.00."

By Mr. LABAN MAULDIN: Amend as to Pickens County, Section 1, line 19, by making days' work five; and on line 14, of Section 2, by making commutation tax \$1.50.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, amended, and ordered to a third reading tomorrow:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the amount of the compensation to be paid to the County officers of the various Counties of the State.

Amendments were offered as follows, and were agreed to:

By Mr. HEYWARD: Amend No. 607, Section 7, line 2, by striking out after the word "Sheriff" the words "twelve hundred" and inserting the words "fifteen hundred"; amend further, Section 7, line 4, by inserting in the blank space thereon the words "one dollar per diem and five cents a mile going to the Courthouse and returning to their homes"; amend further, Section 7, line 6, by inserting between the words "dollars" and "Coroner," "for his Clerk an annual salary of one hundred dollars and one hundred dollars for traveling expenses."

By Mr. NICHOLSON: Strike out all after "two hundred dollars," line 3, Section 17, down to word "each" at end of line 4, and insert in lieu thereof: "Each of the County Commissioners shall receive three dollars per diem for his services, said per diem not to exceed one hundred and twenty-five dollars per annum, and"; Section 17, strike out "six" on line 8, after the word "Supervisor," and insert "seven" in lieu thereof.

By Mr. PATTERSON: Strike out "one thousand," after word "conveyances," on line 8, Section 21, and insert in lieu thereof the words "twelve hundred."

By Mr. LYON: Section 2, line 1, strike out "nine hundred" and insert "one thousand"; same line, after "six hundred" add "sixty-six and two-thirds dollars"; Section 2, line 2, after "three hundred" add "thirty-three and one-third dollars"; Section 2, line 4, strike out "Clerk of the Board of County Commissioners, one hundred dollars."

By Mr. J. B. WATSON: Line 6, insert "three hundred" instead of "five hundred"; line 7, strike out "fifteen hundred" and insert "nine hundred" in lieu thereof.

By Mr. LANEY: Amend Section 48, page 14, by adding "except in Chesterfield County, where fifty cents shall be charged."

By Mr. J. M. WALKER: At end of Section 14 add: "Judge of Probate, one hundred dollars in addition to fees now provided by law"; Section 14, line 8, strike out "eight" after word "Supervisor" and before "hundred" and insert "five" instead.

By Mr. KERSHAW: Section 19, lines 4 and 5, strike out "Provided mileage shall not be paid for more than twenty-five days"; lines 6 and 7, strike out "seven hundred and fifty" and insert "eight hundred."

By Mr. PYATT: Section 20, line 9, strike out "six" after word "Judge" and insert "three" in lieu thereof; in same line strike out "which shall be in lieu of" and insert therefor the word "and."

By Messrs. SPIVEY and HARRELLSON: Line 3, Section 24, strike out "five" and insert "three" in lieu thereof.

By Mr. IRBY: Section 27, line 7, strike out "ten" and insert "two."

By Mr. HUTTO: Section 29, strike out "pro" in line 6, and strike out all of lines 7, 8, and 9.

By Mr. McFADDIN: Section 36, line 6, insert between "Commissioners" and "dollars" the words "nine Hundred."

By Mr. WIMBERLY: Section 16, line 1, after "Auditor" add "and Treasurer."

By Mr. GYLES: Section 6, line 8, strike out "and one hundred dollars for traveling expenses"; strike out, in line 7, Section 6, the words "five hundred dollars" and insert in lieu thereof "four hundred dollars and one hundred dollars additional for traveling expenses."

By Mr. BEAMGUARD: Section 42, line 6, printed Bill, between "hundred" and "dollars" insert "and fifty."

By Mr. TOOLE: Section 3, line 6, strike out all after "Coroner" and insert "three hundred dollars."

By Mr. BRUCE: Section 31, line 6, strike out "Clerk of the County Board of Commissioners, two hundred dollars"; amend line 10 of same Section by striking out "one hundred and fifty" and inserting in lieu thereof the words "two hundred."

By Mr. GASTON: Page 4, printed Bill, Section 11, line 11, strike out "except chairman \$1.00 each" and insert in lieu thereof "and each chairman shall receive \$2.00."

By Mr. BALLENTINE: Section 8, Berkeley County, line 7, add "and one hundred dollars traveling expenses" after "three hundred dollars," referring to the salary of County Superintendent of Education.

H. 116.—Mr. Toole: A Bill to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.

The COMMITTEE offered the following amendment, which was agreed to:

Amend Section I by striking out the word "State" on line 3 of the second page of the Bill and inserting in lieu thereof the word "County," so that it will read, "the County Board of Education, instead of State Board of Education."

Mr. TOOLE offered the following amendment, which was agreed to:

Section 6, line 41, strike out after "of" the words "seven thousand five hundred dollars" and insert in lieu thereof "five thousand dollars."

ACCOUNTS.

The following accounts were referred to the Committee on Accounts:

- H. 625.—Account of The R. L. Bryan Company, \$32.60.
- H. 626.—Account of The R. L. Bryan Company, \$12.50.
- H. 627.—Account of The State Company, \$33.50.
- H. 628.—Account of J. W. Gibbes, \$80.20.
- H. 629.—Account of The State Company, \$56.50.
- H. 630.—Account of The State Company, \$50.00.
- H. 631.—Account of The State Company, \$13.00.

TABLED AND WITHDRAWN.

On motion of Mr. DeVORE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House.

H. 405.—Mr. DeVore: A Bill to amend Section 1 of an Act entitled "An Act to give the Railroad Commission jurisdiction over all telephone lines, stations, and exchanges, and over all persons, firms, and corporations owning or operating any telephone line, station, or exchange for the transmission of intelligence for hire in this State," approved February 25, 1904.

ENACTING WORDS STRICKEN OUT.

On motion of Mr. LYON, the enacting words of the following Bill were stricken out:

H. 120.—Mr. Ashley: A Bill to change the County line of Anderson County so as to include a portion of Abbeville County.

Mr. LOMAX moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. NICHOLSON, the enacting words of the following Bill were stricken out:

H. 208.-Mr. Watson: A Bill to establish Calhoun County.

Mr. NICHOLSON moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

BILLS CONTINUED.

On motion of Mr. BEAMGUARD, the following Bill was continued until next session:

H. 142.—Mr. Beamguard: A Bill to ratify the amendment to Section 9 of Article III of the State Constitution so as to provide for biennial sessions of the General Assembly.

On motion of Mr. KERSHAW, the following Bill was continued:

H. 78.—Mr. Kershaw: A Bill to provide an efficient method of procuring teachers for public schools.

On motion of Mr. HAMEL, the following Bills were continued:

H. 112.—Mr. Hamel: A Bill to require all commercial fertilizers to be branded with the amount of each ingredient in avoirdupois.

H. 113.—Mr. Hamel: A Bill to require the execution of capital convicts within the walls of the Penitentiary.

On motion of Mr. PITTMAN, the following Bill was continued:

H. 388.—Mr. Pittman: A Bill to make it illegal for any person to procure money or other thing on a contract to perform services, with intent to defraud, and to fix the punishment therefor, and for other purposes.

INDEFINITELY POSTPONED.

On motion of Mr. OTTS, the following Bill was indefinitely post-poned:

H. 105.—Mr. D. O. Herbert: A Bill to fix the time for the payment of taxes.

Mr. ASHLEY moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. NASH, the following Bill was indefinitely postponed:

H. 540.—Mr. Yeldell: A Joint Resolution, as to creation of Calhoun County.

On motion of Mr. YELDELL, the following Bill was indefinitely postponed:

H. 94.—Mr. Higgins: A Bill to amend Section 1214, Vol. I, Code of Laws, 1902, as to receiving pupils transferred from another school district.

RECESS.

At 2:04 p. m., on motion of Mr. BRUCE, the House receded from business until 8 p. m.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker in the chair.

REPORTS OF COMMITTEES.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 599 (S. 363.—Mr. Warren): A Joint Resolution, authorizing the County Commissioners of Hampton County to sell and convey the ten acres of land in the Town or Village of Gillisonville on which the old Beaufort District (now County) Courthouse was located.

Ordered for consideration tomorrow.

Mr. POLLOCK, from the Committee on Banking and Insurance, submitted a report on:

H. 407.—Mr. Sellers: A Bill to amend Chapter XLV, Vol. I, Code of Laws of South Carolina, 1902, in reference to license fees to be paid by insurance companies, and to require certain annual statements.

Recommending that it be restored to its place on the Calendar and continued until next session.

The report was adopted.

Mr. POLLOCK, from the Committee on Banking and Insurance, submitted a favorable report on:

H. 30.—Mr. D. O. Herbert: To amend Sections 309 and 311 of the Code of Laws of South Carolina, 1902, Vol. I, by including banks within the provisions of said Sections.

Ordered for consideration tomorrow.

Mr. MOSES, from the Committee on Ways and Means, submitted a favorable report on:

H. 624 (S. 436.—Mr. Brown): A Joint Resolution, for payment of \$45.00 each, to James Register and John A. Russell for fifteen each, extra services as County Commissioners in 1904.

Printing dispensed with.

Ordered for consideration tomorrow.

REPORT OF A JOINT COMMITTEE

Of the Finance Committee of the Senate and the Ways and Means Committee of the House, to whom was referred a Report of the "Committee to Examine the Books of the State Officers," and a letter of the Secretary of State:

Whereas, The report of the Committee appointed to examine the books of the State Officers, together with the letter of the Secretary of State in reply thereto, has been referred to us;

And, whereas, We have given a hearing to the Committee who made the report, and also to the Hon. J. T. Gantt, Secretary of State, and also to Mr. D. H. Means, Clerk of the Sinking Fund Commission, we beg to report:

- 1. We find that the report of the Committee is correct, and commend the thorough and competent manner in which their work has been done.
- 2. We call attention to the fact that the report of the Committee does not charge any defalcation on the part of the Secretary of State.

RICHARD I. MANNING, Chairman Finance Committee. ALTAMONT MOSES,

Chairman Ways and Means Committee.

Received as information.

REPORT OF COMMITTEE ON ACCOUNTS.

- Mr. LOFTON, from the Committee on Accounts, submitted favorable reports on the following accounts, which accounts were ordered paid:
 - H. 625.—Account of The R. L. Bryan Company.
 - H. 626.—Account of The R. L. Bryan Company.
 - H. 627.—Account of The State Company.
 - H. 628.—Account of J. W. Gibbes.
 - H. 629.—Account of The State Company.

- H. 630.—Account of The State Company.
- H. 631.—Account of The State Company.
- H. 619.—Contingent account of J. S. Wilson, Sergeant-at-Arms, sundry accounts amounting to \$550.40.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 14, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has indefinitely postponed:

H. 252.—Mr. Pollock (S. 272): A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

PAPERS FROM THE SENATE.

The Senate returned to this House, with concurrence, the following claims:

H. 281 (S. 220).—Claim of J. B. Armstrong, salary, \$47.23.

H. 284 (S. 222).—Claim of Palmetto Bank and Trust Company, loan, \$264.85.

H. 285 (S. 223).—Robinson & Elliott, tax abatement, \$15.72.

H. 286 (S. 224).—Claim of James Y. Culbreath, Special Judge, \$140.98.

H. 287 (S. 225).—Claim of Evening Telegram, advertising, \$44.32.

H. 288 (S. 226).—Claim of C. M. Matthews, services, \$11.60.

H. 289 (S. 227).—Claim of Mrs. Sallie R. Brown, tax refund, \$13.80.

H. 290 (S. 228).—Claim of J. Q. Marshall, Committee expenses, \$33.10.

H. 291 (S. 229).—Claim of J. Q. Marshall, Committee expenses, \$26.40.

H. 292 (S. 230).—Claim of J. S. Trantham, expenses, \$92.00.

H. 293 (S. 231).—Claim of R. O. Jones, fuel for State House, \$527.30.

- H. 294 (S. 232).—Claim of M. P. Howell, elector, \$34.00.
- H. 295 (S. 233).—Claim of N. H. Stansell, elector, \$23.20.
- H. 296 (S. 234).—Claim of T. J. Cunningham, elector, \$19.10.
- H. 297 (S. 235).—Claim of William Shannon, elector, \$7.30.
- H. 298 (S. 236).—Claim of Olin Sawyer, elector, \$20.30.
- H. 299 (S. 237).—Claim of George Johnstone, elector, \$8.70.
- H. 300 (S. 238).—Claim of H. H. Watkins, elector, \$24.70.
- H. 301 (S. 239).—Claim of A. W. Summers, elector, \$13.10.
- H. 302 (S. 240).—Claim of W. T. Jeter, elector, \$17.60.
- H. 303-(S. 241).—Claim of Union Times Company, proclamations, \$12.00.
 - H. 304 (S. 242).—Claim of The Record, advertising, \$44.10.
- H. 305 (S. 243).—Claim of Florence Daily Times, advertising, \$22.29.
- H. 306 (S. 244).—Claim of Union Times, advertising elections, \$42.74.
- H. 307 (S. 245).—Claim of Progress, advertising elections, \$42.74.
- H. 308 (S. 246).—Claim of Keowee Courier, advertising elections, \$46.20.
- H. 309 (S. 286).—Claim of Oconee News, advertising elections, \$46.20.
- H. 310 (S. 287).—Claim of Clinton Gazette, advertising elections, \$46.14.
- H. 311 (S. 288).—Claim of Kershaw Era, advertising elections, \$33.14.
- H. 312 (S. 289).—Claim of Enterprise Publishing Company, advertising elections, \$43.00.
- H. 313 (S. 290).—Claim of Lancaster Ledger, advertising elections, \$43.00.
- H. 314 (S. 291).—Claim of Lancaster Review, advertising elections, \$43.00.
- H. 315 (S. 292).—Claim of The People, advertising elections, \$42.92.
- H. 316 (S. 293).—Claim of Conway Publishing Company, advertising elections, \$11.32.
- H. 317 (S. 294).—Claim of Greenwood Index, advertising elections, \$42.88.
- H. 318 (S. 295).—Claim of Greenwood Journal, advertising elections, \$42.88.
- H. 319 (S. 296).—Claim of Greenwood News, advertising elections, \$53.38.

- H. 320 (S. 297).—Claim of The Advocate, advertising elections, \$43.42.
- H. 321 (S. 298).—Claim of The New Era, advertising elections, \$45.32.
- H. 322 (S. 299).—Claim of Manning Publishing Company, advertising.
- H. 323 (S. 300).—Claim of estate of W. R. Jones, tax refund, \$11.37.
- H. 324 (S. 301).—Claim of Manning Times, advertising election, \$46.82.
- H. 325 (S. 302).—Claim of Carolina Citizen, advertising election, \$44.10.
- H. 326 (S. 303).—Claim of Cheraw Chronicle, advertising election, \$44.10.
- H. 327 (S. 304).—Claim of Chesterfield Advertiser, advertising election, \$44.10.
- H. 328 (S. 305).—Claim of Beaufort Gazette, advertising election, \$36.12.
- H. 329 (S. 306).—Claim of Barnwell People, advertising election, \$10.38.
- H. 330 (S. 307.)—Claim of the New Sentinel, advertising election, \$43.92.
- H. 331 (S. 308).—Claim of Anderson Daily Mail, advertising election, \$48.58.
- H. 332 (S. 309).—Claim of Honea Path Chronicle, advertising election, \$48.58.
- H. 333 (S. 310).—Claim of Edisto Record, advertising election, \$45.16.
- H. 334 (S. 311).—Claim of Press and Banner, advertising election, \$41.74.
- H. 335 (S. 312).—Claim of the R. L. Bryan Company, printing, \$218.50.
- H. 336 (S. 313).—Claim of U. R. Brooks, Clerk Supreme Court, \$10.00.
- H. 337 (S. 314).—Claim of W. B. Williams, Auditor York County, \$112.96.
 - H. 338 (S. 315).—Claim of D. T. Moore, refund taxes, \$45.00.
- H. 342 (S. 317).—Claim of Dr. J. L. Napier, State Board of Medical Examiners, \$31.40.
- H. 343 (S. 318).—Claim of Dr. W. P. Porcher, State Board of Medical Examiners, \$34.95.

- H. 344 (S. 319).—Claim of Dr. S. C. Baker, State Board Medical Examiners, \$24.50.
- H. 345 (S. 320).—Claim of Dr. O. B. Mayer, State Board of Medical Examiners, \$25.50.
- H. 346 (S. 321).—Claim of Dr. R. A. Bratton, State Board of Medical Examiners, \$29.00.
- H. 347 (S. 322).—Claim of Davis Furman, State Board of Medical Examiners, \$32.20.
- H. 348 (S. 323).—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$21.35.
- H. 349 (S. 324).—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$27.25.
- , H. 351 (S. 326).—Claim of Dr. J. L. Napier, State Board Medical Examiners, \$30.60.
- H. 352 (S. 327).—Claim of Dr. W. P. Porcher, State Board Medical Examiners, \$33.30.
- H. 353 (S. 328).—Claim of Dr. Davis Furman, State Board Medical Examiners, \$33.30.
- H. 354 (S. 329).—Claim of Dr. R. A. Bratton, State Board of Medical Examiners, \$28.50.
- H. 355 (S. 330).—Claim of Dr. O. B. Mayer, State Board Medical Examiners, \$24.30.
- H. 356 (S. 331).—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$20.00.
- H. 357 (S. 332).—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$26.50.
- H. 358 (S. 333).—Claim of Dr. S. C. Baker, State Board Medical Examiners, \$24.30.
 - H. 359 (S. 334).—Claim of Ernest Moore, Special Judge, \$251.22.
 - H. 360 (S. 335).—Claim of F. B. Gary, Special Judge, \$504.00.
- H. 361 (S. 336).—Claim of J. A. McCullough, Special Judge, \$189.44.
- ' H. 362 (S. 337).—Claim of Ellis G. Graydon, Special Judge, \$225.36.
- H. 363 (S. 338).—Claim of C. C. Featherstone, Special Judge, \$183.86.
- H. 364 (S. 339).—Claim of J. E. McDonald, Special Judge, \$162.91.
 - H. 365 (S. 340).—Claim of J. E. McDonald, \$203.19.
 - H. 366 (S. 341).—Claim of Martin F. Ansel, \$120.00.

H. 341 (S. 431).—Claim of Commissioners of Election, Oconee County, \$6.20.

H. 499 (S. 432).—Claim of W. E. Sheppard, Manager State Election, \$6.00.

H. 283 (S. 433).—Claim of The State Company, \$350.00.

H. 493 (S. 438).—Claim of E. H. Aull Company, \$200.00.

The claims were ordered sent to the Comptroller-General for payment.

ENACTING WORDS STRICKEN OUT.

H. 234.—Mr. Richards: A Bill to repeal the laws which provide for agricultural liens for advances.

Mr. LANEY moved to strike out the enacting words.

Mr. RICHARDS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 76; nays, 28.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Baker, Ballentine, Boyd, Brant, Brice, Browning, Bruce, Callison, Clifton, Colcock, Davis, Des-Champs, DeVore, Doar, Edwards, E. J. Etheredge, L. B. Etheredge, Faust, Fishburne, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, Glover, Gyles, Hall, Harrellson, Harrison, Harley, Haskell, Hemphill, J. E. Herbert, Heyward, Hutto, Irby, Keenan, LaFitte, Laney, Little, Lofton, Lomax, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Massey, Laban Mauldin, Miller, Moses, Nance, Nash, Nicholson, Otts, Pittman, Pyatt, Reaves, Sanders, Saye, Sellers, Sheldon, Sinkler, Spivey, Strong, Toole, Tribble, Turner, M. W. Walker, J. M. Walker, Wimberly, Yeldell—76.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Beamguard, Bradham, Culler, Dukes, Earhardt, W. J. Gibson, Graham, Gray, D. L. Green, W. McD. Green, Hamel, D. O. Herbert, Higgins, Kershaw, Kirven, Lawson, Lester, Morrison, Poston, Richards, Riley, Seabrook, Stoll, Taylor, Verner, J. B. Watson, Whatley—28.

So the motion prevailed.

Mr. ASHLEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

H. 240.—Mr. Richards: A Joint Resolution, providing for the submission to the electors at the next general election of the question of the propriety of the repeal of the Agricultural Lien Law.

Mr. BRUCE moved to indefinitely postpone the Joint Resolution. Mr. RICHARDS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 51; nays, 54.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Baker, Brant, Brice, Browning, Bruce, Clifton, Cothran, DeVore, Doar, Edwards, E. J. Etheredge, Ford, Fraser, Frost, Gaston, J. P. Gibson, W. J. Gibson, Glover, Harrellson, Harrison, Haskell, Hemphill, Heyward, Hutto, Keenan, La-Fitte, Laney, Little, McCants, McColl, Jr., McFaddin, Massey, Laban Mauldin, Moses, Nicholson, Otts, Pyatt, Reaves, Sanders, Saye, Sellers, Sinkler, Spivey, Strong, Toole, M. W. Walker, J. M. Walker, Whaley, Wimberly—51.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Ballentine, Beamguard, Boyd, Bradham, Callison, Cloy, Culler, Davis, Des-Champs, Dukes, Earhardt, L. B. Etheredge, Foster, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harley, D. O. Herbert, J. E. Herbert, Higgins, Irby, Kershaw, Kirven, Lawson, Lester, Lofton, Lomax, Lyon, McMaster, Miller, Morrison, Nance, Nash, Patterson, Poston, Richards, Riley, Seabrook, Sheldon, Stoll, Taylor, Tribble, Turner, Verner, J. B. Watson, Webb, Whatley, Yeldell—54.

So the motion was lost.

Mr. RICHARDS moved to reconsider the vote whereby the House refused to indefinitely postpone the Bill, and to lay that motion on the table.

Which was agreed to.

Mr. HASKELL moved to strike out the resolving words.

Mr. RICHARDS demanded the yeas, and nays, which were taken, resulting as follows:

Yeas, 56; nays, 51.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Baker, Brice, Browning, Callison, Clifton, Colcock, Cothran, DeVore, Doar, Edwards, E. J. Etheredge, Faust, Fishburne, Ford, Fraser, Frost, Gaston, J. P. Gibson, W. J. Gibson, Glover, Harrellson, Harrison, Haskell, J. E. Herbert, Heyward, Hutto, Keenan, LaFitte, Laney, Little, Lomax, Lyon, McCants, McColl, Jr., McFaddin, Massey, Laban Mauldin, Moses, Nance, Nicholson, Otts, Reaves, Sanders, Saye, Sellers, Sheldon, Sinkler, Spivey, Strong, Toole, M. W. Walker, J. M. Walker, Whaley, Wimberly—56.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Ballentine, Banks, Beamguard, Boyd, Bradham, Brant, Cloy, Culler, Davis, DesChamps, Dukes, Earhardt, Epting, L. B. Etheredge, Foster, Graham, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Hamel, Harley, D. O. Herbert, Higgins, Irby, Kershaw, Kirven, Lawson, Lester, Lofton, McMaster, Miller, Morrison, Nash, Pittman, Poston, Richards, Riley, Seabrook, Stoll, Taylor, Tribble, Turner, Verner, J. B. Watson, Webb, Whatley, Yeldell—51.

So the motion to strike out the enacting words prevailed.

Mr. OTTS moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

H. 512.—Judiciary Committee: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902, so as to provide for the appointment of three Jury Commissioners, and prescribe their duties and compensations.

Mr. LANEY moved to strike out the enacting words.

Mr. OTTS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 61; nays, 36.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Baker, Banks, Beamguard, Boyd, Brant, Callison, Clifton, Culler, Davis, DesChamps, DeVore, Doar, Dukes, Earhardt, Epting, L. B. Etheredge, Faust, Foster, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, W. McD. Green, Hall, Hamel, Harrellson, D. O. Herbert, Higgins, Irby, Keenan, Kirven, LaFitte, Laney, Lester, Little, McColl, Jr., Massey, Laban Mauldin, Miller, Morrison, Nance, Nicholson, Pittman, Poston, Reaves, Richards, Riley, Saye, Seabrook, Sellers, Sheldon, Sinkler, Strong, Taylor, Verner, J. M. Walker, Webb, Wimberly, Yeldell—61.

Those who voted in the negative are:

Messrs. Arnold, Ballentine, Bradham, Brice, Browning, Cloy, Colcock, Edwards, E. J. Etheredge, Fishburne, Ford, Frost, Graham, Gyles, Harrison, Haskell, J. E. Herbert, Heyward, Lawson, Lofton, McCants, McFaddin, McMaster, Moses, Nash, Otts, Sanders, Spivey, Stoll, Toole, Tribble, Turner, M. W. Walker, J. B. Watson, Whaley, Whatley—36.

So the motion prevailed.

Mr. ASHLEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

TABLED AND WITHDRAWN.

On motion of Mr. GASTON the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 606 (S. 412.—Mr. Hardin): A Bill to amend an Act entitled "An Act to authorize and empower the County Board of Commissioners of Chester County to issue seventy-five thousand dollars of interest-bearing coupon bonds of said County, for the purpose of refunding the present bonded indebtedness of said County falling due 1st of February, 1905, upon bonds issued in aid of the Cheraw and Chester Railroad Company, under the authority of an Act of the General Assembly approved March 14, 1874, and to provide the manner in which the said bonds shall be executed, issued, registered, sold, and retired, and to provide for an annual levy for the payment of the coupons as they mature, and to provide a Sinking Fund," approved 18th February, 1904, leaving said bonds subject to taxation, and providing for disposition of surplus.

On motion of Mr. HARRISON the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 45.—Mr. Harrison: A Bill to amend Sections 2009 and 2010, Chapter XCV, Civil Code of South Carolina, 1902, providing a Board of Jury Commissioners.

On motion of Mr. SAYE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 462.—Mr. Saye: A Bill to repeal Section 470, Code of Laws of South Carolina, 1902 (Criminal Code), relating to barbed wire along highways.

BILLS CONTINUED.

Mr. HERBERT moved to continue all second reading House Bills until next session.

Which was agreed to.

Under this motion the following Bills were continued:

H. 92.—Mr. Brantley: A Bill to amend Chapter XXVII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

- H. 92.—Substitute: A Bill to amend Chapter XXVII, Criminal Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.
- H. 82.—Mr. LaFitte: A Bill to elect County Dispensers for two years.
- H. 199.—Mr. Sellers: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same," approved February 25, 1904.
- H. 202.—Mr. Prince: A Bill to make an appropriation to the Confederate Home College of Charleston, S. C., and to provide for scholarships in said College.
- H. 57.—Mr. Gray: A Bill to amend the law in relation to the names and locations of certain voting precincts in this State.
- H. 380.—Committee on Medical Affairs: A Bill authorizing the passage of ordinances by incorporated cities and towns, and the promulgation of rules and regulations by the State Board of Health to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.
- H. 530.—Mr. Brantley: A Bill to amend Section 1 of an Act entitled "An Act to further regulate the appointment and pay of State Constables by striking out Section 661, Civil Code (being Vol. I, Code of Laws, 1902), page 271, and insert a section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.
- H. 90.—Mr. J. B. Watson: A Joint Resolution, proposing an amendment to Section 13 of Article V of the Constitution, relating to the term of office of Circuit Judges, so as to make the same sixteen instead of four years.
- H. 81.—Mr. Ardrey: A Joint Resolution requiring the Sinking Fund Commission to sell or lease certain State lands.
- H. 114.—Mr. Bass: A Bill to provide for the examination of certain witnesses on trials for rape and assault with intent to rape.
- H. 115.—Mr. Bass: A Bill to amend Section 1747 of the Civil Code of 1902, Vol. I, by providing punishment for the violation of the provisions of said Sections.

- H. 135.—Mr. Harrison: A Joint Resolution proposing an amendment to the Constitution, relating to the term of office of all County officers.
- H. 140.—Mr. Kirby: A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 26th of February, 1904, by providing for the election of two members in Cherokee County, and fixing their compensation.
- H. 170.—Mr. Fishburne: A Bill to amend Section 277 of the (Civil) Code of Laws of South Carolina, Vol. II, providing for the appointment of Court Stenographers, and fixing their salaries.
- H. 133.—Mr. LaFitte: A Bill to make cursing and abusing anyone by another an assault, and providing punishment therefor.
- H. 226.—Mr. Lawson: A Bill to amend Section 1541 by reducing the time for making analyses to thirty days.
- H. 173.—Mr. LaFitte: A Bill to define and govern the sale or offering for sale any medicine in this State.
- H. 227.—Mr. Turner: A Bill to provide for compulsory vaccination within this State.
- H. 229.—Mr. Laban Mauldin: A Bill to amend Section 325 of the Civil Code, 1902, Vol. I, by striking out, on eighth line, the words "\$2,500" and inserting in lieu thereof "\$1,000."
- H. 239.—Mr. D. O. Herbert: A Bill to amend Section 1098, of Title VIII, Chapter XXIII, Article I, Vol. I, of the Code of Laws of South Carolina, 1902, entitled of the Public Health, so as to require the Mayor or Intendant to designate and detail policemen to perform the duties of Health Officer.
- H. 245.—Mr. Heyward (by request): A Bill to require all corporations, clubs, individuals, holding or preserving real estate for pleasure purposes in this State to pay an annual license.
- H. 228.—Mr. Laban Mauldin: A Bill to require County Auditors to administer oaths in due form to persons making returns of property for taxation.
- H. 244.—Mr. Earhardt: A Bill to prohibit the sale, keeping, or giving away of spirituous liquors or beverages by clubs, organizations, or any association of persons of any kind whatsoever, and to prohibit the Secretary of State from issuing charters for same, and to repeal all such existing charters.
- H. 148.—Mr. Richards: A Bill to amend Section 659, of the Criminal Code of South Carolina, relating to the purchasing and keeping of bloodhounds or other serviceable dogs.

- H. 150.—Mr. Riley: A Bill to make any violation of Section 2310, of the Civil Code, 1902, a misdemeanor.
- H. 181.—Mr. LaFitte: A Joint Resolution, proposing to amend the Constitution by repealing Section 22 of Article IV thereof, and enacting a new section in lieu thereof.
- H. 188.—Mr. Otts: A Bill to amend Section 88, Vol. II, Code of Laws, 1902, being Code of Civil Procedure, so as to provide for opening judgments by default, and so as to provide for security for costs by nonresident plaintiffs.
 - H. 368.—Mr. Cothran: A Concurrent Resolution, indorsing Federal aid in the construction, erection, and maintenance of public roads.
 - H. 118.—Mr. Boyd: A Bill to declare certain notes void if negotiated at any other bank than the one mentioned on the face of said note.
 - H. 128.—Mr. Sanders: A Bill to provide for the inspections of oils or other fluids used as illuminating fluids, in this State.
 - H. 136.—Mr. LaFitte: A Bill to give magistrates jurisdiction in case of theft of live stock, if stolen property does not exceed value of twenty dollars.
 - H. 141.—Mr. LaFitte: A Joint Resolution, proposing an amendment to Section 21 of Article V, of the Constitution, relating to jurisdiction of magistrates.
 - H. 169:—Mr. Tribble: A Bill to amend Subdivision 2 of Section 837, Civil Code, 1902, by adding a proviso exempting tax executions from its provisions.
 - H. 177.—Mr. Culler: A Bill to provide for compensation of owners of property stolen or destroyed, in certain case
 - H. 179.—Mr. Gasque: A Bill to prevent the rejection of certain passenger tickets by common carriers, as having expired by limitation.
 - H. 200.—Mr. Lomax: A Bill to provide for the inspection, analysis, and branding of certain foodstuffs, and fixing a penalty for the violation thereof.
 - H. 219.—Mr. M. W. Walker: A Bill to amend Section 221, Criminal Code, Vol. II, Laws of 1902, relating to boarding-house and innkeepers.
 - H. 230.—Mr. LaFitte: A Bill to limit the appointments of bailiffs in the Courts of General Sessions and Common Pleas.
 - H. 248.—Mr. Haskell: A Bill to amend Section 3127, Vol. I, Code of Laws, 1902, as to Auditors' fees for recording deeds.

H. 254.—Mr. Sinkler: A Bill to abolish the right of dower.

H. 371.—Mr. D. O. Herbert: A Bill to amend an Act entitled "An Act to impose a capitation tax upon all dogs," approved the 25th day of February, A. D. 1904.

H. 127.—Mr. McFaddin: A Bill to regulate the purchasing, selling, and carrying of pistols and other dangerous and deadly weapons.

H. 272.—Mr. Riley: A Bill to amend Section I of an Act entitled "An Act to amend an Act entitled 'An Act to amend Section I of an Act entitled "An Act to regulate the carrying, manufacturing and sale of pistols, and to make a violation of the same a misdemeanor," approved 20th of February, 1901, by striking out certain words and inserting other words in lieu thereof, approved February 25, 1902, by prohibiting leasing, renting, bartering, exchanging, and handling pistols," approved 2d of March, A. D. 1903, by fixing a minimum punishment for violation of said Act.

H. 378.—Mr. Nash: A Bill to provide for a Board of Pardons.

H. 382.—Mr. Gyles: A Bill to provide compensation to Circuit Solicitors in lieu of actual expenses.

H. 386.—Mr. McFaddin: A Bill to amend Section 3117 of the Code of Laws of South Carolina, 1902, relating to costs of magistrates.

H. 166.—Mr. Prince: A Bill to authorize, ratify, and confirm the right and power of Samuel M. Orr, H. H. Watkins, George C. Grogan, and their associates, their successors, and their assigns, to construct dams across the Savannah River at Middleton and Cherokee Shoals.

H. 166.—Judiciary Committee Substitute: A Bill to authorize and empower Samuel M. Orr and H. H. Watkins, and their associates, heirs, and assigns, and the corporations to be organized by them and their associates, or assigns, and the successors and assigns of such corporations, to construct and maintain a dam or dams across Savannah River at or in the vicinity of Gregg Shoals and Cherokee Shoals, either or both of them, for the purpose of developing waterpower and electrical power for commercial uses and other purposes.

H. 156.—Mr. Cothran: A Bill to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

H. 236.—Mr. Nash: A Bill to amend Section I of an Act approved February 25, 1904, entitled "An Act to grant unto electric lighting and power companies all the rights, powers, and privileges subject to the same duties and liabilities as are conferred upon tele-

graph and telephone companies under Sections 2211, 2212, 2213, 2214, 2216, 2217, 2218, and 2219, of the Civil Code of South Carolina, and to amend said Section 2211 by adding another proviso at the end thereof."

- H. 52.—Mr. Callison: A Bill to amend Section 2680, Article II, Chapter XXXIII, Code of Laws of South Carolina, 1902, Vol. I, by adding a section, to be known as Section 2680a, with reference to public guardians.
- H. 121.—Mr. Prince: A Bill to regulate and prescribe the practice in the enforcement of liens on lands and buildings or structures, for labor performed and materials furnished.
- H. 138.—Mr. Irby: A Joint Resolution, proposing an amendment to Section 6 of Article X of the State Constitution, so as to empower the State and the Counties to engage in the manufacture of cottonseed produce.
- H. 178.—Mr. Morrison: A Bill to amend the law relating to magistrates and their constables, their duties, powers, jurisdiction, salaries, etc.
- H. 221.—Mr. Richards: A Bill to further establish and fix the duties of Township Boards of Commissioners and Assessors as to the return and assessment of property for taxation.
- H. 250.—Lexington Delegation: A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.
- H. 273.—Mr. D. O. Herbert: A Bill to amend Section 2935 of the Code of Laws, Vol. I, of South Carolina, 1902, relating to persons exempt from serving as jurors, so as to include licensed embalmers.
- H. 399.—Mr. Cothran: A Bill to provide for the payment by the State and by the several Counties respectively of the premiums upon all official bonds upon which any authorized guarantee or surety company may be surety.
- H. 402.—Mr. Harrison: A Bill to abolish the office of County Supervisor and County Board of Commissioners as now constituted, and to provide for the election of three persons to constitute the County Board of Commissioners, and to prescribe their duties.
- H. 417.—Judiciary Committee: A Bill to allow defenses and counterclaims to be set up by defendants in action in claims and delivery and in special proceedings.

H. 93.—Mr. Verner: A Bill to amend Section 1184 of the Civil Code, 1902, Vol. I, relating to the powers of the State Board of Education as to the textbooks used in the public schools.

H. 243.—Mr. Taylor: A Bill to regulate the profit that shall be charged, taken, agreed upon, or allowed upon goods, wares, and merchandise sold upon credit and secured by lien or chattel mortgage.

H. 393.—Mr. Sanders: A Bill to declare the keeping any room or place where contracts are made for the future delivery of any stocks, bonds, cotton, grain, meats, or any other animal, mineral, or vegetable product of any kind without the seller being the owner of the stock, bond, cotton, grain, or other article contracted to be sold, and without any intention on the part of either the seller to deliver or the buyer receiving the same, a misdemeanor.

H. 222.—Mr. McMaster: A Joint Resolution, to authorize the County Commissioners of Richland and Orangeburg Counties to build and maintain a ferry across the Congaree River at a ferry now known as McCord's Ferry, and to construct and maintain roadways leading up thereto.

H. 223.—Mr. McMaster: A Joint Resolution, to authorize the County Commissioners of Richland County and Sumter County to build and maintain a ferry across the Wateree River at the ferry now known as Garner's Ferry, on the said Wateree River, and to construct and maintain roadways leading up thereto.

H. 6.—Mr. McColl, Jr.: A Bill to further regulate the salaries of certain Court Stenographers.

H. 189.—Mr. Lomax: A Bill to amend Section 9 of an Act entitled "An Act to amend Article I, Chapter XXXIV, Title II, Vol. I, Code of Laws of South Carolina, 1902, in reference to the inspection and sale of commercial fertilizers, so as to include cottonseed meal within the provisions thereof, and to provide remedies with reference to the penalties for the violation of said Article."

H. 389.—Mr. Sanders: A Bill to require the police officers of the cities, towns, and villages of this State to report any place or room where intoxicating liquors are illegally sold, or where money or other things of value are bet on any game of chance.

H. 391.—Mr. Sanders: A Bill to prevent an error in the charge of a Circuit Judge being held to be cured by his having in some other part of his charge correctly instructed the jury.

H. 403.—Mr. Cothran: A Joint Resolution, proposing to amend Article I, Section II, of the State Constitution, making the carrying of concealed weapons a ground of disqualification to hold office.

- H. 414.—Mr. Hall: A Bill to reduce the penalty prescribed by Section 506 of Criminal Code of 1902, against gambling and playing at certain games, and to give the magistrates jurisdiction, and the Sheriff power to arrest without warrant, on Sunday.
- H. 509.—Agriculture Committee: A Bill to repeal Sections 360 and 362, both inclusive, of the Criminal Code of Laws, and to enact certain Sections in lieu thereof relating to the sale of commercial fertilizers.
- H. 411.—Mr. Otts: A Bill to amend Section 1214 of Code of Laws of South Carolina, 1902, relating to tuition of children transferred from one school district to another.
- H. 429.—Mr. Fishburne: A Bill to amend Section 55, Criminal Code, Vol. II, 1902, relating to peremptory challenges to jurors.
- H. 470.—Mr. J. B. Watson: A Bill to repeal Article I, Chapter XXXIV, Title II, being Sections 1529 to 1542a, both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina, 1902, relating to fertilizers and fertilizing materials, and to enact certain sections in lieu thereof.
- H. 168.—Mr. J. B. Watson: A Bill to amend an Act entitled "An Act relating to the selecting, drawing, and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902.
- H. 373.—Mr. Davis: A Bill to provide compensation to School Trustees for stationery, stamps, etc.
- H. 409.—Mr. Sellers: A Joint Resolution (with petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Conn., the surety on his official bond, from liability for paying certain schoolteachers' pay certificates, on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion.
- H. 410.—Mr. Gasque: A Joint Resolution (with petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liability on account of paying certain school certificates on which the names were forged.
- H. 472.—Mr. Sellers: A Bill to dispose with the production of a registration certificate by any elector at the polls as a prerequisite to voting, provided the registration books for the precinct show his registration.
- H. 498.—Mr. Prince: A Bill to more fully regulate party nominations.

- H. 502.—Mr. Sellers: A Bill (with a petition) to relieve the sureties on the official bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.
- H. 400.—Mr. Gause: A Bill to prevent the shipping of shad fish caught within the waters of this State beyond the limits of this State.
- H. 507.—Mr. Bruce: A Bill to provide for supplying pensioners with a copy of the Confederate roll.
- H. 555.—Military Committee: A Bill to amend an Act entitled "An Act to amend an Act entitled 'An Act to fix compensation to be paid to County officers of the various Counties of the State,' approved 27th February, 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved 2d February, A. D. 1904, relating to the fixing of salaries of Coroners and the holding of inquests by magistrates.
- H. 465.—Mr. Brantley: A Bill to fix the license of medicine venders at five hundred dollars.
- H. 511.—Mr. McFaddin: A Bill to amend Section 763 of the Civil Code of South Carolina, Vol. I, Code of Laws of South Carolina, relating to the salaries of the Clerks of Boards of Commissioners.
- H. 553.—Mr. Boyd: A Bill to regulate appeals from orders of Railroad Commissioners.
- H. 554.—Mr. Callison: A Bill to authorize and require the County Supervisors of Greenwood, Newberry, and Laurens Counties to build a bridge across Saluda River at or near Island Ford if they deem advisable.
- H. 531.—Mr. Kirby: A Bill to fix the compensation of the County Superintendents of Education.
- H. 539.—Mr. Reaves: A Bill to amend Section 1210, Vol. I, Code of Laws, 1902, so as to increase the number of School Trustees in certain school districts.
- H. 390.—Mr. Tribble: A Bill to provide for better protection of passengers traveling on excursion trains.
- H. 437.—Mr. Kershaw: A Bill to require all railroad corporations and companies to equip their locomotive engines with electric headlights.
- H. 536.—Mr. Cloy: A Bill to exempt from road duty all persons who are regularly employed in any cotton mill in this State.
- H. 586.—Committee on Claims: A Bill to amend Section 222, Code of Laws, 1902, Vol. II, as to publication of election notices.

- H. 165.—Mr. Doar: A Joint Resolution, requiring a survey, location, and publication of marsh lands, islands, and creek waters in Georgetown County.
- H. 237.—Mr. Prince: A Bill to devolve upon the Counties the duty of levying a tax, raising a fund and disbursing same as pensions, and to classify pensioners.
- H. 533.—Mr. McFaddin: A Bill to authorize and empower the police authorities of all towns and cities of more than ten thousand inhabitants to arrest all offenders against municipal ordinances and statutes of this State committed within the corporate limits of small towns and cities, within a radius of three miles of the corporate limits.
- H. 381.—Mr. Gyles: A Bill to prescribe the mode of conducting any primary or other such election, held in this State for the purpose of nominating or selecting a person or persons to be afterwards elected to any office in this State, and to prescribe penalties for a violation thereof.
- H. 596.—Ways and Means Committee: A Bill to require the County Board of Commissioners of Lancaster County to erect a prison near the Lancaster Cotton Mills.
- H. 398.—Mr. Graham: A Joint Resolution, requiring Comptroller-General to draw his warrant, and the State Treasurer to pay \$550.00 in favor of Dr. Brockinton, on account of certain stock condemned and killed by order of the State Veterinarian.
- H. 503.—Mr. Gyles: A Bill to license the sale of coca-cola, and to provide a punishment for the violation thereof.
- H. 517.—Mr. Saye: A Bill to amend Section 553 of the Criminal Code of South Carolina, confining the hunting of certain birds to the period beginning November 15th and ending March 15th following.

MOTION.

Mr. MOSES moved that all Special Orders be discharged and that they take the regular order on the Calendar.

Which was agreed to.

LEAVE OF ABSENCE.

Mr. McFADDIN asked and obtained indefinite leave of absence for his colleague, Mr. Rawlinson, on account of sickness.

ADJOURNMENT.

At 10.15 p. m. the House, on motion of Mr. D. O. HERBERT, adjourned.

WEDNESDAY, FEBRUARY 15, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. McFADDIN, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. HAMEL, the call was dispensed with for this day.

REPORT OF COMMITTEE.

Mr. L. B. ETHEREDGE, from the Committee on Medical Affairs, submitted a favorable report on:

H. 415.—Mr. Richards: A Bill to amend Section 12 of an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and define their duties and powers," approved the 27th day of February, A. D. 1904, by directing that license fees paid by applicants be turned into the General Fund of this State.

MESSAGE FROM THE GOVERNOR

TRANSMITTING THE BATTLE FLAG OF McIntosh's Battery.

State of South Carolina, Executive Chamber, Columbia, S. C., February 14, 1905.

Special Message No. 6.

To the Gentlemen of the General Assembly:

I have the honor to present to you, in behalf of the Pee Dee Light Artillery, the battle flag of McIntosh's Battery. The historic flag is presented to the State of South Carolina by the veteran survivors who bore it in battle, asking that it be preserved in the archives of their State. Accompanying this flag is a historical sketch of the Pee Dee Light Artillery, the presentation by the committee appointed from McIntosh's Battery, and a brief sketch of the flag and its career.

I am glad to have the honor of transmitting this flag and these sketches to your honorable body, feeling confident that the wish of the brave survivors will find a ready response in your hearts, and that this cherished gift will be placed among our most honored archives, to be handed down to future generations.

I have the honor to be respectfully yours,

D. C. HEYWARD.

Governor.

Governor Heyward:

We have the honor to deliver to you the flag of the Pee Dee Light Artillery, composed of men from Darlington District, South Carolina.

This act on our part is authorized by the accompanying resolution, unanimously adopted by the survivors of that command, at their last annual reunion, July 21, 1904.

Thinning ranks and the increasing infirmities of old age have driven us to seek a safe place to deposit it before we all pass away.

And in discharging the duty assigned to us by our comrades, we respectfully present a brief sketch of the flag, together with a printed history of the command, which we venture to hope may furnish some grounds for the belief we cherish that the colors faithfully followed by her sons throughout the entire war may be deemed worthy by the State of a place in her archives.

At the annual meeting of the survivors of the Pee Dee Light Artillery, held July 21, 1904, the following resolution was unanimously adopted:

Resolved, That the flag be presented to the State, and that E. Keith Dargan, I. F. Reddick, J. E. Pettigrew, J. L. Napier, and J. W. Brunson are hereby appointed to deliver it.

Jos. W. Brunson, Secretary.

HISTORY OF THE FLAG.

The flag (McIntosh's Battery) of the Pee Dee Light Artillery, first organized as the Pee Dee Rifles, Company D, First (Gregg's) Regiment, S. C. V., Walker's (later Pegram's) Battalion of Artillery, A. P. Hill's Division, Jackson's Corps, Army of Northern Virginia.

It was presented at Suffolk, Virginia, in 1861, by Col. Maxcy Gregg, in behalf of Miss Louisa McIntosh and other ladies of Society Hill, S. C., and was received by Capt. D. G. McIntosh with a soldier's pride.

It was an inspiration in the following battles, besides numerous other engagements of minor importance: Seven Days Around Richmond, Second Manassas, Ox Hill, Harper's Ferry, Sharpsburg, Fredericksburg, Chancellorsville, Gettysburg, Spottsylvania, Second Cold Harbor. After this battle the Battery was transferred to James Island, S. C., where it remained until a short time before the City of Charleston was evacuated.

The guns were surrendered at Greensboro, N. C., but the flag was saved by the Guidon, R. C. Nettles, who escaped with it concealed under his jacket, and restored it to the hands of one of its fair donors, Miss Louisa McIntosh, in whose custody it remained until 1878, when she presented it to the survivors of her brother's old Battery.

Since that year they have met in annual reunion under its tattered folds, to do honor to its fair donors, its gallant commanders, and to the brave men who died to defend it.

But thinning ranks and the rapidly advancing infirmities of old age have warned them to seek a safe place to deposit it before they all pass away.

Hence at their last reunion it was resolved to offer it to the State, in the hope that it might be deemed worthy of preservation in her archives.

We were appointed a committee to deliver it.

E. KEITH DARGAN,

I. F. REDDICK,

J. E. PETTIGREW,

J. L. NAPIER,

J. W. BRUNSON,

Committee.

Very feeling and appropriate remarks concerning this historic battle flag and its acceptance for preservation by the State were made by Messrs. LAWSON, KERSHAW, GRAY, J. P. GIBSON, NASH, DeVORE, HARRISON, and BRADHAM.

On motion of Mr. NASH, a rising vote was taken, and the trophy was unanimously accepted.

PAPER FROM THE SENATE.

The Senate sent to this House the following:

H. 633 (S. 49.—Mr. Wells): A Bill to validate the last will and testament of Amanda S. Keigan.

Read the first time and referred to the Committee on Judiciary.

THIRD READING BILLS.

The following Bill was taken up, read a third time, passed, and ordered sent to the Senate:

H. 116.—Mr. Toole: A Bill to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.

The following Bill was taken up, amended by unanimous consent, passed, and ordered returned to the Senate:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the amount of the compensation to be paid to the County officers of the various Counties of the State.

Unanimous consent was asked and obtained to offer the following amendments, and all the amendments were unanimously agreed to:

By Mr. GYLES: Amend Section 6, line 7, page 2, by striking out the word "four" and insert in lieu thereof the word "five."

By Mr. DQAR: Section 1, line 3, after "Act" add the words "payable quarterly."

By Mr. OTTS: Section 10, line 4, strike out the words "as provided and limited in the general magistrates' Bill for the year 1905."

By Mr. McCOLL, Jr.: At end of Section 31 insert the following: "Clerk of Court, seven hundred dollars."

By Mr. RICHARDS: On line 4, between "hundred" and "dollars" insert "and twenty-five"; also, between "Commissioners" and "dollars," on same line, insert "twenty-five"; also, on lines 5 and 6, printed Bill, strike out "six hundred and fifty" and insert "seven hundred."

By Mr. WIMBERLY: (1) After "dollars," line 1, Section 16, as to Dorchester County, add "each"; (2) lines 5 and 6. Section 16, strike out "three hundred" and insert in lieu thereof "four hundred, without mileage fees"; (3) strike out from Section 16 all from and after "provided," line 7, down to and including "law," on line 9.

Mr. HUTTO asked and obtained unanimous consent to offer the following amendment, which amendment was agreed to:

Strike out "pro" at end of line 6, Section 29, and strike out all of lines 7, 8, and 9 of same Section.

Mr. D. O. HERBERT moved to reconsider the vote whereby the House passed the Bill (H. 607), and to lay that motion on the table. Which was agreed to.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

- H. 276 (S. 59.—Mr. Cole L. Blease): A Bill to provide enrolment in public night schools.
- H. 545 (S. 53.—Mr. W. E. Johnson): A Bill to require companies operating trolley cars to provide separate compartments for white and colored passengers.
- H. 214 (S. 33.—Mr. Brice): A Bill to amend an Act entitled "An Act to provide for the charter fees for Domestic Building and Loan Associations," approved March 2, 1903.
- H. 215 (S. 37.—Mr. Hay): A Bill to amend Section 2735 of Vol. I, Code of Laws of 1902.
- H. 424 (S. 101.—Mr. Bates): A Bill to amend Section 305 of the Code of Laws, Vol. II, of South Carolina, relating to the sale of diseased flesh.
- H. 441 (S. 162.—Mr. Williams): A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.
- H. 450 (S. 139.—Mr. Hood): A Bill to amend Section 430, Vol. I, Code of Laws of South Carolina, 1902, so as to further provide for the collection of taxes which have escaped assessment in any year.
- H. 443 (S. 82.—Mr. Butler): A Bill to punish the corrupt giving, offering, promising, and receiving of gifts and gratuities.
- H. 479 (S. 147.—Mr. Butler): A Bill to require Clerk of Court to keep a record of the names of all persons elected to any office within their County.
- II. 448 (S. 131.—Mr. Williams): A Joint Resolution, to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State quarantine stations, under certain conditions.
- H. 490 (S. 154.—Mr. Bates): A Bill to abolish the office of Township Commissioner in Barnwell County, and make the general law as to County government and assessment of property for taxation applicable thereto.
- H. 561 (S. 276.—Mr. Mauldin): A Bill to incorporate Saluda River Power Company.
- H. 558 (S. 61.—Mr. Cole L. Blease): A Bill to amend Section 221, Vol. I, Code of Laws, 1902, relating to the forwarding of election returns.

- H. 562 (S. 280.—Mr. Manning): A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.
- H. 570 (S. 260.—Mr. McLeod, by request): A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste, or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck, used or operated upon any railway, whether operated by steam or electricity.
- H. 573 (S. 267.—Mr. von Kolnitz): A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificates of stock.
- H. 544 (S. 183.—Mr. Mauldin): A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.
- H. 569 (S. 185.—Mr. Marshall): A Joint Resolution, to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.
- H. 560 (S. 258.—Mr. Hay): A Bill to fix the salary of the Judge of Probate of Kershaw, Chesterfield, and Dorchester Counties.
- H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for year 1905, to secure same with interest thereon.
- H. 612 (S. 17 (413).—Mr. Stackhouse): A Bill (with a petition) for the further relief in territory in Marion County heretofore exempt from the Stock Law.
- H. 600 (S. 396.—Mr. Butler): A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.
- H. 601 (S. 397.—Mr. Douglass): A Bill to amend Sections 4 and 6 of an Act to authorize the Trustees of Jonesville School District, of Union County, to issue bonds for the purpose of erecting school building and equipping same, and purchasing a lot or lots, approved the 12th day of March, A. D. 1904, by creating a Sinking Fund Commission for the purpose of lending and investing surplus funds.

Mr. LITTLE moved to reconsider the vote whereby the House ordered the Bill (H. 601) to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 598 (S. 355.—Mr. Butler): A Bill to require the Secretary of State to collect at least five dollars for a charter.

H. 605 (S. 405.—Mr. M. Davis, by request): A Bill to amend the laws as to the election, powers, and duties of the Trustees of Pine Grove School District, in Clarendon County.

H. 599 (S. 363.—Mr. Warren): A Joint Resolution, authorizing the County Commissioners of Hampton County to sell and convey the ten acres of land in the Town or Village of Gillisonville on which the old Beaufort District (now County) Courthouse was located.

H. 624 (S. 436.—Mr. Brown): A Joint Resolution, for payment of \$45.00 each, to James Register and John A. Russell for fifteen each, extra services as County Commissioners in 1904.

H. 525 (S. 178.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liabilities on account of paying certain school certificates on which the names of the School Trustees were forged.

H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the liabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.

H. 455 (S. 158.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Connecticut, the surety on his official bond, from liability for paying certain schoolteachers' pay certificates on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County,

H. 260 (S. 17.—Mr. W. E. Johnson): A Bill to amend Sections 265, 266, 272, 273, and 274 of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.

H. 274 (S. 56.—Mr. Brooks): A Bill to provide for game wardens.

H. 277 (S. 62.—Mr. Raysor): A Bill to amend Section 2727, Civil Code, 1902, relating to the Chief Justice and Associate Justices of the Supreme Court.

Mr. T. J. MAULDIN moved to strike out the enacting words of the Bill (H. 277).

Mr. BEAMGUARD demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 48; nays, 61.

Those who voted in the affirmative are:

Messrs. Ardrey, Ashley, Ballentine, Banks, Beamguard, Boyd, Brice, Browning, Culler, DesChamps, Dukes, Earhardt, Edwards, L. B. Etheredge, Faust, Gasque, Graham, W. McD. Green, Hall, Harrellson, Harrison, Higgins, Irby, Keenan, LaFitte, Lester, Little, Lomax, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morrison, Nance, Parker, Pittman, Poston, Reaves, Richards, Saye, Sheldon, Strong, Taylor, Toole, J. B. Watson, Webb, Wimberly, Yeldell—48. Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Baker, Bradham, Brant, Brantley, Bruce, Callison, Clifton, Cloy, Colcock, Cothran, DeVore, Doar, Epting, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, W. J. Gibson, Gray, D. L. Green, Hamel, Hamlin, Haskell, D. O. Herbert, J. E. Herbert, Hutto, Kershaw, Kirven, Laney, Lawson, Lofton, Lyon, McCants, McColl, Jr., McFaddin, McMaster, Morgan, Moses, Nash, Nicholson, Otts, Patterson, Pollock, Pyatt, Rawlinson, Riley, Sanders, Sellers, Sinkler, Spivey, Stoll, Tribble, Turner, Verner, M. W. Walker, J. M. Walker, Whaley—61.

So the motion was lost.

Mr. WHALEY moved to reconsider the vote whereby the House refused to strike out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

The Bill was then read the second time and ordered to a third reading tomorrow.

H. 422 (S. 39.—Mr. Christensen): A Joint Resolution, providing for the appointment of a Commissioner to examine into the terrapin, oyster, and other shellfish interests belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.

The COMMITTEE offered the following amendment, which was agreed to:

Section 2, strike out all after the word "days" and insert in lieu thereof "and mileage at five cents per mile for actual travel."

H. 262 (S. 46.—Mr. Blake): A Bill to prevent the spread of contagious diseases.

Mr. GYLES offered the following amendment, which was agreed to:

Section 3, line 1, strike out figure "1" after the word "Section" and insert in lieu thereof the figure "2."

H. 212 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing water-power for commercial uses and for other purposes.

The COMMITTEE offered the following amendments, which were agreed to:

Amend by adding at the end of Section I the following proviso: "Provided further, that work shall commence in good faith on the erection of said dam within five years from the approval of this Act."

Amend further by adding at the end of the foregoing amendment the following: "and shall be completed within ten years from the approval of this Act."

Mr. OTTS offered the following amendment, which was agreed to:

Line 2, Section 1, after "Augustine T. Smythe" insert "E. B. Calhoun"; amend title to conform.

H. 548 (S. 173.—Mr. E. S. Blease): A Bill to amend Section 2137, Vol. I, Code of Laws of South Carolina, 1902, in reference to notice of accidents to be given by railroad corporations.

Mr. LESTER offered the following amendments, which were agreed to:

Insert the following after the word "thereof" on line 15 of printed Bill: "And by inserting the words 'in such cases of accident attended with any injury to any person as the Railroad Commissioners may by rules and regulations adopted by them require the giving of such notices'," on line 3 of said Section; also insert following after the word "person," line 19: "in such cases of accident attended by with any injury to any person as the Railroad Commissioners may by rules and regulations adopted by them require the giving of such notices."

H. 547 (S. 171.—Mr. Brown): A Bill to establish a new voting precinct in Darlington County, to be known as Clyde, at Clyde.

Mr. YELDELL offered the following amendments, which were agreed to:

Strike out all after the enacting words and insert in lieu thereof the following:

"Section 1. That from and after the approval of this Act by the Governor, the names and the locations of the voting precincts in this State shall be and remain as now established by law, except in the Counties hereinafter mentioned, in which the names and locations of voting places shall be as hereinafter provided and established.

"Barnwell County—In the County of Barnwell, there shall be the following voting places: Allendale, Barnwell, Baldock, Blackville, Bull Pond Clubhouse, in Bull Pond Township, Jennys, Snelling, Robbins, Kline, Dunbarton, Tinker's Creek Schoolhouse, Sycamore, Ulmers, Millett, Williston, Elko, Hercules Creek Schoolhouse, in Fairfax.

"Darlington County—In the County of Darlington, there shall be voting places as follows: Darlington Courthouse No. 1, Darlington Cotton Mill No. 2, Mechanicsville, Society Hill, Leavensworth, Hartsville, Lydia, Lamar, Garner's Store, Early Crossroads, Bethlehem Church, in Antioch Township, McColl's Branch, in Philadelphia Township, Palmetto, Lumber, and Clyde at Clyde.

"Florence County—There shall be voting places as follows: In the City of Florence there shall be two, No. One (1), and No. Two (2), Ebenezer, Timmonsville, Cartersville, James Crossroads, Langston's Schoolhouse, Mars Bluff, Evergreen, Hymanville, Coward Beulah, Tan's Bay, Hannah, Savage, Pleasant Grove, Oak Grove, Back's Swamp, at McCall's store.

"Georgetown County—In the County of Georgetown, there shall be voting places as follows: Georgetown No. 1, at or near Georgetown Courthouse; Georgetown No. 2, at or near old Pay Office of the Atlantic Coast Lumber Company; Sampit, Carver's Bay, Choppee, Black River, Potato Ferry, at or near Ivey's Store; Pee Dee, Greer's, Upper Waccamaw, Lower Waccamaw, near Waverly Mills; Santee, near store of H. S. Cordes & Son, Cedar Creek Precinct, Bethel Crossing, and Rosemary.

"Greenville County—In the County of Greenville, there shall be voting places as follows: Six in the City of Greenville, to be placed by the Commissioners of Election, one to be in each ward of said city, to bear the same number as the ward in which it is located; Reedy River Mills, West Gantt Schoolhouse, Reedy Fork, S. E. Wares, Fork Shoals, T. Henry Stoke's, Old Fairview Academy,

Peden's Old Store, Butler's Crossroads, Jonesville Academy, Batesville, James Green's, Taylor's Station, Double Springs Church, T. G. Mitchell's, Hillam's Crossing, S. W. Barton's (in Glassy Mountain Township), Merrittsville Schoolhouse, Jenning's Mill, Montague, Piedmont Factory, Gowensville, Marietta, West Dunklin New Schoolhouse, Locust, Tigerville, Reed's Schoolhouse, one box for Sampson and Poe Mills, to be located at Sampson, Bessie Reesee's Store, Fountain Inn, Greer, Simpsonville, Lima Schoolhouse, Monaghan Mills, Mountain Hill and Berea Church.

"Hampton County—In the County of Hampton, there shall be the following voting places: Brunson, Hampton Courthouse, Varnville, Early Branch, Gillisonville, Tillman, Brighton, Ridgeland, Estill, Lany, Bonnet, Stafford, Scotia, Gifford, Seminole, Horse Gall, Grays, River's Mill, and Hopewell.

"Lancaster County—In the County of Lancaster, there shall be voting places as follows: Lancaster Courthouse, Thornwell, New Cut, Tradesville, Taxahaw, Welch's, Carmel, Heath Spring, Flat Creek, at Flat Creek Church, Belair, Primus, Dwight, Kershaw, Van Wyck, Elgin, at Elgin Station, Montgomery, in Cedar Creek Township, at Lancaster Cotton Mills, and one at Pleasant Valley.

"Marion County—In the County of Marion, there shall be voting places as follows: Arial, at Black Swamp Schoolhouse, Bermuda, at Bermuda Postoffice, in Carmichael Township, Fore's Crossroads, at or near the residence of Tracey E. Fore, in Kirby Township; Campbell's Bridge, Cedar Grove, in Wahee Township; Centerville, Dillon, Friendship, Hamer (formerly Carmichael), at Hamer, in Carmichael Township; High Hill, Latta, Little Rock, Marion, Mt. Nebo, Mullins, Nichols, Old Ark, Temperance Hill, Fork, near Fork Depot, and one at Bennett's Store, to be called Judson, Harleesville Township, and one at Sellers, to be called Sellers, in Kirby Township.

"Newberry County—In the County of Newberry, there shall be voting places as follows: At Newberry Courthouse, there shall be three polling places, one of which shall be located near the Newberry Cotton Mills, and one near the Molohon Cotton Mills, Glymphville, Helena, Maybinton, Whitmire, Cromer, Jalapa, Lingshore's, Williams, Utopia, Prosperity, Hendrix Mill, Slighs, Jolly Street, Central Schoolhouse, in Township Number 10, Pomaria, Walton, Mount Bethel, Saint Philip's, in Number 11 Township, Little Mountain, Union, at Union Academy and Garmany Academy.

"Oconee County—In Oconee County, the voting places shall be as follows: Fair Play, South Union, Earle's, Tokeena (at Crossroads), Oakway, Friendship, Seneca, Richland, Westminster, Madison, Tugaloo Academy, Holly Springs, Tabor, Damascus, Double Spring, Cherry Hill, Little River, Tamassee, Jocassee, Salem, High Falls, West Union, Walhalla, Newry, Clemson College, Long Creek.

"Pickens County—In Pickens County, there shall be voting places as follows: Easley, Central, Liberty, Pickens Courthouse, Dacusville (at Looper's Gin), Pumpkintown, Eastatoee, Cross Plains (at Williams' and Freeman's Store), Cateechee (within five hundred yards of the company store), Peters Creek (at Peters Creek Academy), Mile Creek (at Mile Creek Church), Praters (at Praters Creek Church), Six Mile (at Six Mile Church), Calhoun, Holly Springs (at Holly Springs Church), Gap Hill, Hogsed's Store, Croswell Schoolhouse, Pleasant Grove (in Pumpkintown Township), Easley Cotton Mill, Glenwood Cotton Mill, and Rocky Bottom (at Rocky Bottom Schoolhouse).

"Section 2. That the Boards of Supervisors of Registration shall change the registration certificates to suit the voting precincts named in this Act."

Also amend by striking out the title and inserting in lieu thereof the following: "A Bill to amend the law in relation to the names and locations of certain voting precincts in this State."

Mr. YELDELL moved to reconsider the vote whereby the House ordered the Bill (H. 547) to a third reading, and to lay that motion on the table.

Which was agreed to.

H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain, and operate industrial side-tracks.

The COMMITTEE offered the following amendment, which was agreed to:

Amend as follows: Wherever the phrase "manufacturing or industrial enterprise," occurs in Bill, insert between the word "manufacturing" and the word "or," the word "commercial," and place after the word "manufacturing" wherever it occurs in Bill as a part of said phrase, a comma; so that when amended, the same shall be as follows: "manufacturing, commercial or industrial enterprise."

Amend Section 5, by adding at the end thereof the following: "Provided, however, that in such application to the said Railroad Commissioners, it shall be incumbent upon the railroad company resisting the construction of the proposed side-track to show that the

necessity for the construction of said connecting track or side-track does not exist: Provided, further, that the Railroad Commissioners shall, and they are hereby, required to render their decision upon said application within thirty days from the date of said application."

Amend Section 1, by adding at the end thereof, the following: "Provided, however, that after the railroad company, with whose line of railroad a manufacturing, commercial or industrial enterprise desires to connect, has procured the right or rights of way for the enterprise desiring to connect therewith, and shall have furnished to such enterprise the detailed statement of the cost of the construction of the proposed side-track, such enterprise shall have the option to build and construct the side-track by it desired, on its own account, and in such event the railroad company, with which said side-track is to connect, shall, in addition to procuring the right of rights of way for the said side-track or side-tracks, furnish and provide all necessary material in the manner herein required, for the construction of the said side-track, and the enterprise so constructing its side-track shall not be chargeable with the cost of construction by it done, and shall not to that extent be required to give bond."

H. 441 (S. 162.—Mr. Williams): A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.

Mr. PYATT offered the following amendments, which were agreed to:

(1) Amend title by inserting after "Williamsburg" the words "and Georgetown"; (2) strike out "County" and insert "Counties"; (3) at end of Section 1 add following, to be known as Section 2: "Section 2. That the County Board of Commissioners of Georgetown County be, and are hereby, authorized and empowered to sell the Poorfarm of said County upon such terms and for such price as may seem to them to be just and right. And also to purchase another Poorfarm nearer the City of Georgetown upon such terms and for such price as they may deem meet and right."

H. 623 (S. 369.—Mr. Marshall): A Bill to require the Southern Railway Company to open up the eastern end of Richland and Laurel streets (in the City of Columbia) to traffic by bridging the cuts across said street through which said railroad passes.

Mr. McFADDIN offered the following amendment, which was agreed to:

Add following at end of Section 1: "Provided, that the said Railway Company shall not be required by the City Council of Columbia to open Richland street at its intersection with Laurens street at any time within five years from the approval of this Act."

Also amend line 1, Section 2, original Bill, by striking out "sixty days" and inserting in lieu thereof "six months."

H. 593 (S. 116.—Mr. von Kolnitz): A Bill to preserve the game, fish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

Mr. SEABROOK offered the following amendment, which was agreed to:

Amend title by striking out all after the words "provide a" and insert in lieu thereof the word "license."

Mr. LOFTON offered the following amendment, which was agreed to:

Amend printed Bill, Section 5, lines 5 and 6, by striking out "five" and inserting "twenty."

Mr. SEABROOK moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

BILLS CONTINUED.

On motion of Mr. J. B. WATSON, the following Bill was continued:

H. 457 (S. 176.—Mr. Hood): A Bill to amend Section 8 of an Act to fix the amount of the compensation to be paid to the County officers of the various Counties of the State, approved 25th of February, 1902, by increasing the compensation of the Clerk of the Board of County Commissioners to five hundred dollars for Anderson County.

A message was sent to the Senate accordingly.

On motion of Mr. HALL, the following Bill was continued:

H. 453 (S. 149.—Mr. Peurifoy): A Bill to authorize and empower the County Board of Commissioners of Colleton County to sell a portion of Poorfarm and to use proceeds of sale in improvements.

A message was sent to the Senate accordingly.

On motion of Mr. J. B. WATSON, the following Bills were continued, and a message was sent to the Senate accordingly:

H. 451 (S. 146.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the salaries of County Supervisors," approved the 24th day of February, 1904, increasing the salary of the County Supervisor of Anderson County to \$1,500.00.

H. 483 (S. 175.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 25th February, 1904, so far as it relates to number of days' service by County Commissioners.

On motion of Mr. J. M. WALKER, the following Bill was continued, and a message was sent to the Senate accordingly:

H. 425 (S. 100.—Mr. Peurifoy): A Bill to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."

TABLED AND WITHDRAWN.

On motion of Mr. FOSTER, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 184 (S. 36.—Mr. Hough): A Bill to fix the salaries of the Sheriffs in this State.

A message was sent to the Senate accordingly.

On motion of Mr. WIMBERLY, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 249 (S. 47.—Mr. Bivens): A Bill to amend Section 18 of the Code of Civil Procedure of the Code of Laws, Vol. II, 1902, fixing the time for holding the Courts for Dorchester County.

A message was sent to the Senate accordingly.

On motion of Mr. NASH, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 419 (S. 12.—Mr. Marshall): A Bill to further provide for the creation and continuance and to define the duties and powers of the Historical Commission of this State, now existing under the terms of "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, A. D. 1894.

A message was sent to the Senate accordingly.

On motion of Mr. YELDELL, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 556 (S. 23.—Mr. Bates): A Bill to change the name of Bull Pond Schoolhouse voting precinct to Bull Pond Clubhouse.

A message was sent to the Senate accordingly.

On motion of Mr. LITTLE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 580.—Ways and Means Committee: A Bill to amend Sections 4 and 6 of "An Act to authorize the Trustees of Jonesville School District of Union County to issue bonds for the purpose of erecting school buildings and equipping same, and purchasing lot or lots," approved the 12th day of March, A. D. 1904, by creating a Sinking Fund Commission for the purpose of lending and investing surplus funds.

BILL REJECTED.

H. 30.—Mr. D. O. Herbert: To amend Sections 309 and 311 of the Code of Laws of South Carolina, 1902, Vol. I, by including banks within the provisions of said Sections.

Mr. McCOLL, Jr., demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 32; nays, 63.

Those who voted in the affirmative are:

Messrs. Arnold, Banks, Bradham, Brant, Brantley, Culler, Doar, Dukes, Edwards, Gasque, W. J. Gibson, Graham, D. L. Green, W. McD. Green, Harrellson, D. O. Herbert, J. E. Herbert, Higgins, Morgan, Pittman, Pyatt, Reaves, Richards, Riley, Sanders, Sellers, Spivey, Taylor, Turner, M. W. Walker, J. M. Walker, Wimberly—32.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Ashley, Baker, Ballentine, Beamguard, Boyd, Brice, Callison, Clifton, Colcock, DeVore, Epting, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Fraser, Frost, Gaston, J. P. Gibson, Gray, Hall, Hamel, Hamlin, Harrison, Harley, Haskell, Hutto, Irby, Keenan, Kershaw, LaFitte, Lawson, Lester, Little, Lofton, Lomax, McCants, McColl, Jr., McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morrison, Nance, Nash, Nicholson, Otts, Parker, Patterson, Poston, Prince, Seabrook, Sheldon, Strong, Toole, Tribble, Verner, J. B. Watson, Webb—63.

So the House refused to pass the Bill, and it was rejected.

Mr. ASHLEY moved to reconsider the vote whereby the House refused to pass the Bill, and to lay that motion on the table.

Which was agreed to.

RECESS.

At 2 p. m. the House, on motion of Mr. J. P. GIBSON, receded from business until 8 p. m.

EVENING SESSION.

The House reassembled at 8 p. m., the Speaker in the chair.

RESOLUTION.

H. 634.—Mr. POLLOCK: A Resolution.

Whereas, It is proposed by the Congress of the United States to provide for the appointment of a Judge for the Western District of South Carolina; and,

Whereas, His Excellency, the President of the United States, has intimated a preference for a resident of the District for appointment in case the Judgeship is created; therefore,

Be it Resolved, By the House of Representatives of the State of South Carolina:

Section 1. That the House of Representatives hereby heartily commends to the consideration of the President, Hon. B. A. Morgan, of Greenville, S. C., as an able lawyer, upright man, and conscientious public servant, who by his conduct and course in the House of Representatives of South Carolina has demonstrated his special fitness for the high office of Judge.

Section 2. That a copy of this Resolution be forwarded to His Excellency, the President of the United States, and to the Senators and Representatives from the State of South Carolina.

The Resolution was considered immediately and agreed to.

Mr. SANDERS moved to reconsider the vote whereby the House adopted the Resolution.

Mr. POLLOCK moved to table the motion.

Mr. SANDERS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 45; nays, 34.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ashley, Beamguard, Brantley, Callison, Cloy, Davis, Doar, Dukes, Earhardt, Epting, L. B. Etheredge, Faust, Ford, Fraser, Gasque, Graham, Gray, Harrellson, Harrison, D. O. Herbert, J. E. Herbert, Higgins, Keenan,

Kershaw, Kirven, LaFitte, Lawson, Lester, Little, Lomax, Mc-Faddin, Laban Mauldin, T. J. Mauldin, Morrison, Patterson, Pollock, Poston, Reaves, Richards, Saye, Toole, Webb, Whaley, Wimberly—45.

Those who voted in the negative are:

Messrs. Arnold, Bradham, Brant, Brice, Browning, Bruce, Edwards, Foster, J. P. Gibson, W. J. Gibson, W. McD. Green, Hall, Hamel, Harley, Haskell, Hemphill, Irby, Lofton, Massey, Nash, Nicholson, Otts, Rawlinson, Sanders, Sellers, Spivey, Stoll, Strong, Taylor, Verner, M. W. Walker, J. M. Walker, J. B. Watson, Yeldell—34.

So the House refused to reconsider the vote whereby the Resolution was agreed to.

REASON FOR NOT VOTING.

I request to be excused from voting on the pending motion for the reason that other Democrats are candidates for this Federal Judgeship, and the Legislature has no power to decide the contest.

A. L. GASTON.

REASONS FOR VOTING.

We vote "nay." While we favor the candidacy of Mr. B. A. Morgan, we are opposed to establishing this precedent.

J. HARRY FOSTER, B. E. NICHOLSON.

I vote "no" on the Resolution because I have indorsed Mr. S. J. Simpson, of Spartanburg, for the position. Personally, I have the highest regard for Mr. Morgan and the fullest confidence in his character and ability, but think this matter should be kept out of the Legislature.

J. C. OTTS.

RESOLUTION INDEFINITELY POSTPONED.

H. 639.—Mr. EDWARDS: A Resolution, to forbid the Hall of the House of Representatives being used for public balls during the tecess.

Be it Resolved, By the House of Representatives:

Section 1. That the authorities in charge of the Hall of the House of Representatives be, and they are hereby, forbidden to allow the Hall of this House to be used for any public balls during the coming recess.

Mr. HASKELL moved to indefinitely postpone the Resolution. Which was agreed to.

Mr. BRANTLEY moved to reconsider the vote whereby the House indefinitely postponed the Resolution, and to lay that motion on the table.

Which was agreed to.

ACCOUNTS.

Mr. WHALEY, from the Committee on Judiciary, submitted the following:

H. 635.—Account of J. W. Gibbes, \$8.70.

H. 636.—Account of The R. L. Bryan Company, \$31.85.

Which were referred to the Committee on Accounts.

REPORTS OF COMMITTEES.

Mr. FOSTER, from the Committee on Judiciary, submitted a favorable report on:

H. 622 (S. 360.—Mr. Black): A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and their estates or legal representatives of E. M. Kennerly and J. W. Lancaster (now deceased).

Printing dispensed with.

Ordered for consideration tomorrow.

Mr. SINKLER, from the Committee on Incorporations, submitted a favorable report, with amendment, on:

H. 602 (S. 400.—Mr. McGowan): A Bill to incorporate Reedy River Power Company.

Ordered for consideration tomorrow.

VOTE RECONSIDERED AND BILL RESTORED TO CALENDAR.

On motion of Mr. J. M. WALKER, the vote whereby the following Bill was continued during the morning session today was reconsidered:

H. 425 (S. 100.—Mr. Peurifoy): A Bill to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."

The Bill was accordingly restored to the Calendar.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 14, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has indefinitely postponed:

H. 413.—Mr. Brantley (S. 411): A Bill to amend an Act entitled "An Act to amend an Act entitled "An Act to fix the compensation to be paid to the County officers of the various Counties of the State," approved 27th of February, A. D. 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Marlboro, Williamsburg, and Lancaster Counties," approved the 22d day of February, A. D. 1904, by including the word Orangeburg in the title, and by changing the salary in Orangeburg County.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

PAPERS FROM THE SENATE.

The Senate returned to this House, with concurrence, the following:

H. 339 (S. 316).—Claim of O. B. Martin, \$58.57.

The claim was ordered sent to the Comptroller-General for payment.

H. 494 (S. 469).—Claim of The Ledger, \$70.71.

The Claim was ordered sent to the Comptroller-General for payment.

The Senate sent to this House the following:

H. 637 (S. 443.—Mr. Walker): A Joint Resolution, authorizing the Georgetown and Western Railroad Company to construct and maintain a bridge across the Sampit River, in Georgetown County.

Reference and printing dispensed with.

On motion of Mr. PYATT, the Bill was taken up and made a special order for tomorrow, immediately after third reading Bills, and from day to day until disposed of.

H. 638 (S. 472.—Mr. Brooks): A Concurrent Resolution, to provide for the appointment of a Joint Committee to examine the accounts, vouchers, and books of the penal and charitable institutions of this State.

Be it Resolved, By the Senate, the House concurring, that a Joint Committee consisting of one Senator, to be appointed by the President of the Senate, and two Members of the House, to be appointed by the Speaker of the House, be raised, whose duty it shall be to examine the accounts, vouchers, and books of the penal and charitable institutions of the State, as provided in Section 81, of Vol. I, of the Code of Laws of South Carolina.

Considered immediately, concurred in, and ordered returned to the Senate.

The Senate returned to this House, with amendments, the following, all of which amendments were agreed to; and the Bills having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification:

H. 86.—Mr. Doar (S. 169): A Bill to further regulate the hunting of deer in this State.

H. 438.—Mr. Toole (S. 393): A Bill to empower the Adjutantand Inspector-General to add names to the Confederate rolls, upon proper proof.

H. 590.—Judiciary Committee (S. 465): A Bill to provide for the proper custody and protection of the Courthouse for Charleston County.

The Senate returned to this House, with amendments, the following:

H. 91.—Mr. Kirby (S. 211): A Bill to require the payment of certain pensions after death of claimant.

The House refused to agree to the Senate amendments, and a message was ordered sent accordingly.

The Senate sent to this House, with concurrence, the following:

H. 282 (S. 221).—Claim of J. E. Murray, \$151.67.

Ordered for consideration tomorrow.

The Senate sent to this House the following:

H. 640 (S. 442.—Mr. Brown): A Joint Resolution, to provide for payment of \$50 to W. H. Lawrence, Treasurer of Darlington County, for clerk hire in collecting commutation tax.

Which was read the first time and referred to the Committee on Judiciary.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 427 (S. 78.—Mr. Earle): A Bill relating to the survival of causes of action.

H. 520 (S. 99.—Mr. Cole L. Blease): A Bill to amend Section 562, Criminal Code, Vol. II, 1902, relating to appointment of County Dispensers.

H. 546 (S. 143.—Mr. Christensen): A Bill to amend Sections 204 and 205 of the Criminal Code of Laws of South Carolina, prohibiting the issue and using of free passes.

H. 572 (S. 266.—Mr. Raysor): A Bill to amend an Act entitled "An Act to provide for the corporation of towns of less than one thousand inhabitants," approved the 2d March, 1896, by adding a new Section 23, to provide for repeating elections in certain cases.

H. 579 (S. 262.—Mr. Earle): A Bill to amend Section 1783, Code of Laws of South Carolina, 1902, Vol. I, relating to foreign corporations.

H. 568 (S. 104.—Mr. Wells): A Joint Resolution, to authorize and require the Comptroller-General to draw his warrant on the State Treasurer for seven dollars and eighty-seven cents in favor of William M. Copeland.

H. 603 (S. 402.—Mr. Hood): A Bill to authorize and empower Samuel M. Orr and H. H. Watkins and their associates, heirs and assigns, and the corporation to be organized by them and their associates and assigns, and the successors and assigns of such corporation, to contruct and maintain a dam or dams across Savannah River, at or in the vicinity of Gregg Shoals and Cherokee Shoals, either or both of them, for the purpose of developing water-power and electrical power for commercial uses and other purposes.

H. 478 (S. 138.—Mr. Manning): A Bill in reference to the duties of Chairmen of local Boards of Assessors, and their compensation.

The COMMITTEE offered the following amendments, which were agreed to:

Section 1, line 17, after the word "Chairman," and before the word "shall," insert "or his agent."

Section 2, line 5, between the words "Chairman" and "shall," insert the words "or his agent."

Section 2, line 12, after the word "Chairman" and before the word "giving," insert the words "or his agent."

Section 2, line 15, after the word "Chairman" and before the word "has," insert the words "or his agent."

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

Mr. ARDREY moved to indefinitely postpone the Bill.

Mr. OTTS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 53; nays, 56.

Those who voted in the affirmative are:

Messrs. Ardrey, Ballentine, Banks, Beamguard, Boyd, Bradham, Callison, Colcock, Culler, Davis, Doar, Dukes, Earhardt, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Gasque, Graham, Gray, D. L. Green, Hall, Harrison, Harley, Haskell, J. E. Herbert, Irby, Keenan, Kirby, Laney, Lester, Lomax, Lyon, McCants, McColl, Jr., McMaster, Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Nicholson, Parker, Reaves, Richards, Saye, Sheldon, Toole, Tribble, Verner, Webb, Yeldell—53.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ashley, Baker, Brant, Brantley, Brice, Browning, Bruce, Clifton, Cothran, Des-Champs, Edwards, Epting, Foster, Fraser, Frost, Gaston, J. P. Gibson, W. J. Gibson, W. McD. Green, Gyles, Hamel, Harrellson, Hemphill, D. O. Herbert, Higgins, Hutto, Kershaw, LaFitte, Lawson, Little, Lofton, McFaddin, Nance, Nash, Otts, Patterson, Pittman, Pollock, Prince, Pyatt, Rawlinson, Sanders, Seabrook, Sellers, Sinkler, Spivey, Stoll, Strong, Taylor, Turner, M. W. Walker, J. B. Watson, Whaley, Wimberly—56.

So the House refused to indefinitely postpone the Bill.

Mr. RICHARDS moved to continue the Bill.

Mr. WHALEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 52; nays, 59.

Those who voted in the affirmative are:

Messrs. Ardrey, Ballentine, Banks, Beamguard, Boyd, Bradham, Callison, Colcock, Culler, Davis, Doar, Dukes, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Gasque, W. J. Gibson, Graham,

Hall, Harrison, Harley, Haskell, Irby, Keenan, Kirby, Kirven, Laney, Lester, Lomax, Lyon, McCants, McColl, Jr., McMaster, Massey, Laban Mauldin, T. J. Mauldin, Morgan, Morrison, Nicholson, Parker, Poston, Reaves, Richards, Saye, Sheldon, Toole, Tribble, Verner, Webb, Yeldell—52.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ashley, Baker, Brant, Brantley, Brice, Browning, Bruce, Clifton, Cloy, Cothran, DesChamps, Earhardt, Edwards, Epting, Fraser, Frost, Gaston, J. P. Gibson, Gray, W. McD. Green, Gyles, Hamel, Harrellson, Hemphill, D. O. Herbert, J. E. Herbert, Higgins, Hutto, Kershaw, LaFitte, Lawson, Little, Lofton, McFaddin, Miller, Nance, Nash, Otts, Patterson, Pittman, Pollock, Prince, Pyatt, Rawlinson, Sanders, Seabrook, Sellers, Sinkler, Spivey, Stoll, Strong, Taylor, Turner, M. W. Walker, J. B. Watson, Whaley, Wimberly—59.

So the motion to continue was lost.

Mr. WHALEY moved to reconsider the vote whereby the House refused to continue the Bill, and to lay that motion on the table.

Which was agreed to.

The COMMITTEE offered the following amendments:

Amend by inserting after the word "plants" and before the word "provided," on line 6 of Section 1, the following: "which are being used for supplying water to said municipal corporation and to the citizens thereof."

Amend further by adding at the end of Section I the following proviso: "Provided, further, that no such condemnation shall be had for the benefit of any corporation unless it is made to appear to the satisfaction of the Town or City Council of the municipal corporation that the land sought to be condemned is necessary for the proper use and maintenance of such waterworks or for the proper protection of the health of the citizens of such municipality, the Town or City Council of such municipality to determine the question as to whether such land is necessary for the proper use and maintenance of such waterworks or for the proper protection of the health of such municipality."

Amend further by adding the following, to be known as Section 4: "Sec. 4. That when any land is condemned by a municipal corporation other than itself, such other corporation shall pay all the costs and expenses incurred in such condemnation, together with all damages which may be assessed in favor of the landowner under such condemnation proceedings, as well as all damages that may be

recovered against such municipality in any Court of competent jurisdiction by anyone injured or damaged by such condemnation; provided, however, that if in any case the ingress and egress from the lands of any person be cut off, said corporations shall open, construct and maintain convenient means of ingress and egress to the lands so cut off."

Amend further by changing Section 4 and Section 5 of said Bill, so that, when amended, same shall be known as Section 5 and Section 6, respectively.

Mr. NASH moved to amend the Committee amendments, Section 4, by inserting between "corporation," at end of line 18, and the word "other," at beginning of line 19, the words "for the use of a corporation"; also add the second amendment at the end of Section 3 instead of Section 1; also amend Section 3, line 1, by inserting after "engaged" the word "exclusively"; also, Section 3, line 3, after word "engage" insert "exclusively."

Which was agreed to.

The Committee amendments as amended were agreed to.

Mr. LaFITTE offered the following amendment, which was agreed to:

Section 4, add at end the following: "Provided, the jury of condemnation shall have the power to give special damages to the owner of the property condemned, as well as actual damages."

Mr. WHALEY moved to reconsider the vote whereby the House ordered the Bill to a third reading, and to lay that motion on the table.

Which was agreed to.

ENACTING WORDS STRICKEN OUT.

On motion of Mr. FOSTER the enacting words of the following Bill were stricken out:

H. 426 (S. 91.—Mr. Hood): A Bill to repeal Section 2939, Civil Code, 1902, relating to jury fee.

Mr. WHALEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. KERSHAW, the enacting words of the following Bill were stricken out:

H. 420 (S. 77.—Mr. Brice): A Bill to amend Section 1214 of the Code of Laws, relating to the transfer of persons in school districts.

Mr. ASHLEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. BRUCE, the enacting words of the following Bill were stricken out:

H. 489 (S. 141.—Mr. Warren): A Bill to repeal Section 311 of the Civil Code of Laws of South Carolina.

Mr. WHALEY moved to reconsider the vote whereby the House struck out the enacting words of the Bill, and to lay that motion on the table.

Which was agreed to.

On motion of Mr. BALLENTINE, the enacting words of the following Bill were stricken out:

H. 571 (S. 263.—Mr. Dennis): A Bill to authorize the County Treasurer of Berkeley County to pay school claim of A. H. DeHay.

INDEFINITELY POSTPONED.

On motion of Mr. SANDERS, the following Bill was indefinitely postponed:

H. 442 (S. 80.—Mr. Mauldin): A Joint Resolution, to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

Mr. BEAMGUARD moved to reconsider the vote whereby the House indefinitely postponed the Bill, and to lay that motion on the table.

Which was agreed to.

TABLED AND WITHDRAWN.

On motion of Mr. E. J. ETHEREDGE, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 543 (S. 129.—Mr. Efird): A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of Courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.

DEBATE ADJOURNED.

On motion of Mr. GASTON, debate on the following Bill was adjourned until tomorrow, immediately after third reading Bills:

H. 575 (S. 156.—Mr. Hardin, by request): A Bill to repeal Article I, Chapter XXXIV, Title XI, being Sections 1529 to 1549, both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina, 1902, relating to fertilizers and fertilizing materials, and to enact certain sections in lieu thereof.

On motion of Mr. PITTMAN, debate on the following Bill was adjourned until tomorrow immediately after third reading Bills, and from day to day thereafter until disposed of:

H. 584 (S. 259.—Mr. Manning, by request): A Bill to repeal Sections 360 to 362, both inclusive, of the Criminal Code of South Carolina, and to enact certain sections in lieu thereof.

ADJOURNMENT.

At 10:35 p. m., the House, on motion of Mr. STRONG, adjourned.

THURSDAY, FEBRUARY 16, 1905.

The House assembled at 10 a. m. '

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. E. J. ETHEREDGE, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. BRUCE, the call was dispensed with for this day.

REPORTS OF COMMITTEES.

Mr. LAWSON, from the Committee on Judiciary, submitted a favorable report on:

H. 640 (S. 442.—Mr. Brown): A Joint Resolution, to provide for payment of \$50 to W. H. Lawrence, Treasurer of Darlington County, for clerk hire in collecting commutation tax.

Ordered for consideration tomorrow.

TABLED AND WITHDRAWN.

Mr. BASS, from the Committee on Hospital for the Insane, submitted an unfavorable report on:

H. 418.—Mr. Saye: A Bill to require all residents of this State adjudged fit subjects to be confined in the State Hospital for the Insane, to be cared for and treated without charge.

On motion of Mr. SAYE, the Bill was tabled, and permission was granted to withdraw it from the files of the House.

ENROLLED ACTS REPORTED.

Mr. McCOLL, Jr., from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 438.—Mr. Toole (S. 393): An Act to empower the Adjutantand Inspector-General or the Clerk of the Historical Commission to add names to the Confederate rolls, upon proper proof.

H. 397.—Mr. Herbert (S. 390): An Act to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.

H. 471.—Mr. Nicholson (S. 389): An Act to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Willis Creed, T. J. McManus, America Yonce, Mrs. N. F. Brown, and W. L. Quattlebaum.

H. 549.—Judiciary Committee (S. 388): An Act to amend Section 397 of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the proviso thereto.

Received as information.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 235.—Judiciary Committee (S. 366): An Act to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor prior to his ordering an election as to the creation of a new County.

H. 513.—Mr. Cloy (S. 392): An Act to authorize and require the payment of sixteen dollars and thirty cents to Mrs. Elizabeth Samuel, of Aiken County.

H. 86.—Mr. Doar (S. 169): An Act to further regulate the hunting of deer in this State.

- H. 132.—Mr. Gyles (S. 368): An Act to regulate the fees of physicians in this State testifying as experts in any of the Courts. Received as information.
- Mr. McCOLL, Jr., from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 51.—Mr. Sellers (S. 150): An Act for the protection of birds and their nests and eggs, and to provide for the punishment of violation thereof.
- H. 532.—Mr. Foster (S. 395): An Act to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.
- H. 486.—Mr. Prince (S. 381): An Act to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.
- H. 566.—Judiciary Committee (S. 420): An Act to authorize the County Board of Commissioners of Marion County to convey by deed a site on the Courthouse square to the Marion Public Library.
- H. 495.—Darlington Delegation (S. 382): An Act to authorize the Trustees of High Hill School District, being School District No. 12, of Darlington County, to issue bonds for the purpose of purchasing or paying for school building and site and equipping same.
- H. 595.—Committee on Incorporations (S. 466): An Act to provide for the disposition of all funds realized from license to deal in seed cotton in Charleston County.
- H. 40.—Mr. Whaley (S. 210): An Act to vest the right, title, and interest of the State in and to certain personal property of Sarah J. Buchannon, deceased, now in the hands of Joseph W. Barnwell, administrator, and liable to escheat, in Ellen F. Hayne, Ellen Frost Hayne, Henry F. Hayne, Alice P. F. Hayne, Eliza A. Hayne, Henrietta G. Hayne, and Irene Buchannon Delils, and to make them the legal heirs of the said Sarah J. Buchannon.

REPORT OF COMMITTEE ON ACCOUNTS.

- Mr. LOFTON, from the Committee on Accounts, submitted favorable reports on the following:
 - H. 635.—Account of J. W. Gibbes, \$8.70.
 - H. 636.—Account of The R. L. Bryan Company, \$31.85.

The favorable reports were adopted and the accounts ordered paid.

PAPERS FROM THE SENATE.

The Senate sent to this House the following:

H. 641 (S. 422.—Mr. Cole L. Blease): A Joint Resolution, relating to the portrait of Chief Justice John Belton O'Neall.

Read the first time and reference dispensed with.

On motion of Mr. HIGGINS, the Bill was made a special order for tomorrow, immediately after third reading Bills, and from day to day thereafter until disposed of.

BILL WITHDRAWN FROM COMMITTEE.

On motion of Mr. KERSHAW, the following Bill was withdrawn from the Committee on Judiciary:

H. 633 (S. 49.—Mr. Wells): A Bill to validate the last will and testament of Amanda S. Keigan.

Reference dispensed with.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, passed, and ordered returned to the Senate, with amendments.

- H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain, and operate industrial side-tracks.
- H. 593 (S. 116.—Mr. von Kolnitz): A Bill to preserve the game, fish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.
- H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the liabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.
- H. 545 (S. 53.—Mr. W. E. Johnson): A Bill to require companies operating trolley cars to provide separate compartments for white and colored passengers.
 - H. 262 (S. 46.—Mr. Blake): A Bill to prevent the spread of contagious diseases.
 - H. 478 (S. 138.—Mr. Manning): A Bill in reference to the duties of Chairmen of local Boards of Assessors, and their compensation.
 - H. 548 (S. 173.—Mr. E. S. Blease): A Bill to amend Section 2137, Vol. I, Code of Laws of South Carolina, 1902, in reference to notice of accidents to be given by railroad corporations.

- H. 547 (S. 171.—Mr. Brown): A Bill to establish a new voting precinct in Darlington County, to be known as Clyde, at Clyde.
- H. 623 (S. 369.—Mr. Marshall): A Bill to require the Southern Railway Company to open up the eastern end of Richland and Laurel streets (in the City of Columbia) to traffic by bridging the cuts across said street through which said railroad passes.

The following Bills were taken up, read severally a third time and passed, and having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification:

- H. 276 (S. 59.—Mr. Cole L. Blease): A Bill to provide enrolment in public night schools.
- H. 212 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River, at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing water-power for commercial uses and for other purposes.
- H. 214 (S. 33.—Mr. Brice): A Bill to amend an Act entitled "An Act to provide for the charter fees for Domestic Building and Loan Associations," approved March 2, 1903.
- H. 215 (S. 37.—Mr. Hay): A Bill to amend Section 2735 of Vol. I. Code of Laws of 1902.
- H. 260 (S. 17.—Mr. W. E. Johnson): A Bill to amend Sections 265, 266, 272, 273, and 274, of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.
- H. 274 (S. 56.—Mr. Brooks): A Bill to provide for game wardens.
- H. 277 (S. 62.—Mr. Raysor): A Bill to amend Section 2727, Civil Code, 1902, relating to the Chief Justice and Associate Justices of the Supreme Court.
- H. 424 (S. 101.—Mr. Bates): A Bill to amend Section 305 of the Code of Laws, Vol. II, of South Carolina, relating to the sale of diseased flesh.
- H. 450 (S. 139.—Mr. Hood): A Bill to amend Section 430, Vol. I, Code of Laws of South Carolina, 1902, so as to further provide for the collection of taxes which have escaped assessment in any year.
- H. 427 (S. 78.—Mr. Earle): A Bill relating to the survival of causes of action.

- H. 443 (S. 82.—Mr. Butler): A Bill to punish the corrupt giving, offering, promising, and receiving of gifts and gratuities.
- H. 479 (S. 147.—Mr. Butler): A Bill to require Clerk of Court to keep a record of the names of all persons elected to any office within their County.
- H. 520 (S. 99.—Mr. Cole L. Blease): A Bill to amend Section 562, Criminal Code, Vol. II, 1902, relating to appointment of County Dispensers.
- H. 490 (S. 154.—Mr. Bates): A Bill to abolish the office of Township Commissioner in Barnwell County, and make the general law as to County government and asssessment of property for taxation applicable thereto.
- H. 546 (S. 143.—Mr. Christensen): A Bill to amend Sections 204 and 205 of the Criminal Code of Laws of South Carolina, prohibiting the issue and using of free passes.
- H. 561 (S. 276.—Mr. Mauldin): A Bill to incorporate Saluda River Power Company.
- H. 558 (S. 61.—Mr. Cole L. Blease): A Bill to amend Section 221, Vol. I, Code of Laws, 1902, relating to the forwarding of election returns.
- H. 570 (S. 260.—Mr. McLeod, by request): A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste, or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck, used or operated upon any railway, whether operated by steam or electricity.
- H. 572 (S. 266.—Mr. Raysor): A Bill to amend an Act entitled "An Act to provide for the corporation of towns of less than one thousand inhabitants," approved the 2d March, 1896, by adding a new Section 23, to provide for repeating elections in certain cases.
- H. 573 (S. 267.—Mr. von Kolnitz): A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificates of stock.
- H. 579 (S. 262.—Mr. Earle): A Bill to amend Section 1783, Code of Laws of South Carolina, 1902, Vol. I, relating to foreign corporations.
- H. 544 (S. 183.—Mr. Mauldin): A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.

- H. 560 (S. 258.—Mr. Hay): A Bill to fix the salary of the Judge of Probate of Kershaw, Chesterfield, and Dorchester Counties.
- H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for year 1905, to secure same with interest thereon.
- Mr. J. M. WALKER asked and obtained unanimous consent to amend the Bill (H. 564) by striking out "fifteen thousand dollars" and the figures "(\$15,000)" on line 3, after "exceeding" and before "to," and inserting in lieu thereof "sixteen thousand dollars" and the figures "(\$16,000)."

The amendment was unanimously agreed to.

- H. 612 (S. 17 (413).—Mr. Stackhouse): A Bill (with a petition), for the further relief in territory in Marion County heretofore exempt from the Stock Law.
- H. 603 (S. 402.—Mr. Hood): A Bill to authorize and empower Samuel M. Orr and H. H. Watkins and their associates, heirs, and assigns, and the corporation to be organized by them and their associates and assigns, and the successors and assigns of such corporation, to contruct and maintain a dam or dams across Savannah River, at or in the vicinity of Gregg Shoals and Cherokee Shoals, either or both of them, for the purpose of developing water-power and electrical power for commercial uses and other purposes.
- H. 601 (S. 397.—Mr. Douglass): A Bill to amend Sections 4 and 6 of an Act to authorize the Trustees of Jonesville School District, of Union County, to issue bonds for the purpose of erecting school building and equipping same, and purchasing a lot or lots, approved the 12th day of March, A. D. 1904, by creating a Sinking Fund Commission for the purpose of lending and investing surplus funds.
- H. 598 (S. 355.—Mr. Butler): A Bill to require the Secretary of State to collect at least five dollars for a charter.
- H. 605 (S. 405.—Mr. M. Davis, by request): A Bill to amend the laws as to the election, powers, and duties of the Trustees of Pine Grove School District, in Clarendon County.

The following Joint Resolutions were read a third time, passed, and, having received three readings in both Houses, it was ordered that they be enrolled for ratification:

H. 422 (S. 39.—Mr. Christensen): A Joint Resolution, providing for the appointment of a Commissioner to examine into the terrapin,

oyster, and other shellfish interests belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.

H. 455 (S. 158.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Connecticut, the surety on his official bond, from liability for paying certain schoolteachers' pay certificates on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County.

H. 448 (S. 131.—Mr. Williams): A Joint Resolution, to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State quarantine stations, under certain conditions.

H. 525 (S. 178.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liabilities on account of paying certain school certificates on which the names of the School Trustees were forged.

H. 568 (S. 104.—Mr. Wells): A Joint Resolution, to authorize and require the Comptroller-General to draw his warrant on the State Treasurer for seven dollars and eighty-seven cents in favor of William M. Copeland.

H. 599 (S. 363.—Mr. Warren): A Joint Resolution, authorizing the County Commissioners of Hampton County to sell and convey the ten acres of land in the Town or Village of Gillisonville on which the old Beaufort District (now County) Courthouse was located.

H. 624 (S. 436.—Mr. Brown): A Joint Resolution, for payment of \$45.00 each, to James Register and John A. Russell for fifteen each, extra services as County Commissioners in 1904.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 637 (S. 443.—Mr. Walker): A Joint Resolution, authorizing the Georgetown and Western Railroad Company to construct and maintain a bridge across the Sampit River in Georgetown County.

- H. 622 (S. 360.—Mr. Black): A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and their estates or legal representatives of E. M. Kennerly and J. W. Lancaster (now deceased).
- H. 604 (S. 403.—Mr. Brown): A Bill to authorize and require the rerunning and remarking a portion of the boundary line between this State and the State of North Carolina.
- H. 521 (S. 134.—Mr. Hay): A Bill to provide for the resurvey and location of the boundary line between the Counties of Kershaw and Lancaster, in the State of South Carolina.
- Mr. HAMEL moved to continue the Bill (H. 521), which was not agreed to.
- Mr. RICHARDS moved to reconsider the vote whereby the House refused to continue the Bill, and to lay that motion on the table.

Which was agreed to.

- H. 425 (S. 100.—Mr. Peurifoy): A Bill to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."
- H. 563 (S. 282.—Mr. Stackhouse): A Bill, with a petition, to relieve the sureties on the bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.
- Mr. GASQUE moved to reconsider the vote whereby the House ordered the Bill (H. 563) to a third reading, and to lay that motion on the table.

Which was agreed to.

- H. 610 (S. 354.—Mr. Peurifoy): A Bill to amend Section 1396, Code of Laws of South Carolina, Vol. I, 1902, relating to laying out streets in incorporated towns.
- H. 613 (S. 414.—Mr. Earle): A Bill to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State on the 2d day of December, 1904, and to confer additional powers on said company.
- Mr. VERNER offered the following amendments (to H. 613), which were agreed to:

Section 2, line 2, strike out "Keowee River" and insert "at High Falls and on"; line 3, Section 2, strike out "and Chattooga River" and insert "at or near J. D. Isbell's"; lines 6, 7, and 8, strike out "overflowed by the construction and maintenance of such dam or dams as may be constructed and maintained" and insert "necessary

for rights of way for the construction and maintenance of wires, pipes, or other contrivances for the transmission of water, lights, and power."

H. 559 (S. 160.—Mr. Williams): A Bill authorizing the passage of ordinances by incorporated cities and towns and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

Mr. PATTERSON moved to amend (H. 599) by striking out Section 6.

Mr. GYLES demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 53; nays, 46.

Those who voted in the affirmative are:

Hon. M. L. Smith, Speaker; and Messrs. Ardrey, Arnold, Ashley, Beamguard, Boyd, Brice, Browning, Callison, Colcock, Cothran, Doar, Edwards, Ford, Gasque, Graham, Gray, Hamel, Harrellson, Harrison, J. E. Herbert, Kirby, Kirven, Laney, Little, McCants, Massey, Laban Mauldin, T. J. Mauldin, Morgan, Morrison, Nance, Nicholson, Parker, Patterson, Pittman, Pollock, Poston, Pyatt, Rawlinson, Reaves, Riley, Saye, Sinkler, Strong, Toole, Tribble, Verner, M. W. Walker, J. B. Watson, Webb, Wimberly, Yeldell—53.

Those who voted in the negative are:

Messrs. Baker, Banks, Brant, Brantley, Bruce, Clifton, Cloy, Culler, Davis, DesChamps, Dukes, Earhardt, E. J. Etheredge, L. B. Etheredge, Fraser, Frost, Gaston, W. J. Gibson, D. L. Green, W. McD. Green, Gyles, Hall, Hamlin, Harley, Haskell, D. O. Herbert, Keenan, Kershaw, Lawson, Lester, Lofton, McFaddin, McMaster, Miller, Moses, Nash, Otts, Sanders, Seabrook, Sellers, Spivey, Stoll, Taylor, Turner, J. M. Walker, Whaley—46.

So the amendment was agreed to.

Mr. ASHLEY moved to reconsider the vote whereby the House struck out Section 6 of the Bill, and to lay that motion on the table. Which was agreed to.

Mr. PATTERSON moved to amend by changing the numbers of the subsequent Sections to correspond with the striking out of Section 6.

REASON FOR NOT VOTING.

I wish to be excused from voting on House Bill No. 559, as I am paired with Mr. Richards. If he were present, he would vote "no" on the pending question, while I would vote "aye."

E. E. BALLENTINE.

TABLED AND WITHDRAWN.

On motion of Mr. GRAHAM, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 441 (S. 162.—Mr. Williams): A Bill to authorize and empower the County'Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.

On motion of Mr. FOSTER, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 562 (S. 280.—Mr. Manning): A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

On motion of Mr. D. O. HERBERT, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 569 (S. 185.—Mr. Marshall): A Joint Resolution, to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.

On motion of Mr. OTTS, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 600 (S. 396.—Mr. Butler): A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.

On motion of Mr. D. O. HERBERT, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 477 (S. 48.—Mr. Raysor): A Bill to define and prescribe the manner of "showing compliance with the requirements of the Constitution" to the Governor prior to the ordering an election as to the creation of a new County.

On motion of Mr. LYON, the following Bill was tabled, and permission was granted to withdraw it from the files of the House:

H. 608 (S. 89.—Mr. Bivens): A Bill to amend the laws relating to magistrates and their constables, their powers, duties, jurisdiction, salaries, etc.

BILL RECOMMITTED.

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

Mr. LANEY moved to recommit the Bill.

Mr. ARDREY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 54; nays, 46.

Those who voted in the affirmative are:

Messrs. Ardrey, Ballentine, Banks, Boyd, Bradham, Callison, Colcock, Doar, Dukes, E. J. Etheredge, L. B. Etheredge, Faust, Ford, Foster, Frost, Gasque, Glover, Graham, Gray, D. L. Green, Hall, Harrison, Haskell, Irby, Keenan, Kirby, Kirven, Laney, Lester, Lomax, Lyon, McCants, McColl, Jr., Massey, Laban Mauldin, T. J. Mauldin, Miller, Morgan, Morrison, Nance, Nicholson, Parker, Pollock, Poston, Pyatt, Reaves, Richards, Saye, Sheldon, Strong, Toole, Tribble, Verner, Yeldell—54.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Arnold, Ashley, Brant, Brantley, Brice, Clifton, Cloy, DesChamps, Edwards, Fraser, Gaston, J. P. Gibson, W. McD. Green, Gyles, Hamel, Hamlin, Harrellson, Harley, D. O. Herbert, J. E. Herbert, Higgins, Hutto, Kershaw, Lawson, Little, Lofton, McFaddin, Nash, Otts, Patterson, Pittman, Rawlinson, Riley, Sanders, Seabrook, Sellers, Spivey, Stoll, Taylor, Turner, M. W. Walker, J. M. Walker, J. B. Watson, Whaley, Wimberly—46.

REASON FOR NOT VOTING.

Mr. Cothran asks to be excused from voting on H. B. 488, being paired with Mr. Beamguard. Mr. Cothran would vote "no"; Mr. Beamguard, "aye."

Mr. POLLOCK moved to reconsider the vote whereby the House recommitted the Bill, and to lay that motion on the table.

Which was agreed to.

BILL CONTINUED.

On motion of Mr. D. O. HERBERT, the following Bill was continued:

H. 584 (S. 259.—Mr. Manning, by request): A Bill to repeal Sections 360 to 362, both inclusive, of the Criminal Code of South Carolina, and to enact certain sections in lieu thereof.

On motion of Mr. D. O. HERBERT, the following Bill was continued:

H. 182 (S. 25.—Mr. Raysor): A Joint Resolution, proposing to amend Section 11, of Article V, of the State Constitution, with reference to appointments by the Governor to fill vacancies in the Supreme Court and inferior tribunals.

H. 575 (S. 156.—Mr. Hardin, by request): A Bill to repeal Article I, Chapter XXXIV, Title XI, being Sections 1529 to 1549. both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina, 1902, relating to fertilizers and fertilizing materials, and to enact certain sections in lieu thereof.

Mr. OTTS moved to continue the Bill (H. 575).

Mr. SEABROOK demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 50; nays, 39.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Ballentine, Banks, Boyd, Brant, Browning, Dukes, Earhardt, Edwards, Epting, L. B. Etheredge, Faust, Ford, Foster, Fraser, Gasque, J. P. Gibson, Hamel, Hamlin, Harrison, D. O. Herbert, Hutto, Irby, Keenan, Kershaw, Kirby, LaFitte, Laney, Lomax, McCants, McColl, Jr., Massey, Miller, Morrison, Nicholson, Otts, Parker, Poston, Riley, Sanders, Saye, Spivey, Taylor, Toole, Verner, J. M. Walker, Wimberly, Yeldell—50.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Baker, Bradham, Bruce, Cothran, DesChamps, E. J. Etheredge, Frost, Gaston, Gray, D. L. Green, W. McD. Green, Gyles, Hall, Harrellson, Haskell, J. E. Herbert, Higgins, Kirven, Lawson, Lester, Lofton, McFaddin, Laban Mauldin, T. J. Mauldin, Morgan, Pittman, Pyatt, Rawlinson, Reaves, Seabrook, Sellers, Sheldon, Sinkler, Strong, Tribble, Turner, J. B. Watson, Webb—39.

So the Bill was continued.

Mr. OTTS moved to reconsider the vote whereby the House continued the Bill, and to lay that motion on the table.

Which was agreed to.

LEAVE OF ABSENCE.

Mr. RILEY asked and obtained indefinite leave of absence for his colleague, Mr. Whatley.

RECESS.

At 2 p. m. the House, on motion of Mr. MOSES, receded from business until 5 p. m.

AFTERNOON SESSION.

The House reassembled at 5 p. m., the Speaker in the chair.

REPORTS OF COMMITTEES.

Mr. SANDERS, from the Committee on Judiciary, submitted a favorable report, with amendment, on:

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

The Bill was restored to its place on the Calendar, as a third reading Bill.

Ordered for consideration tomorrow.

ENROLLED ACTS REPORTED.

Mr. McCOLL, Jr., from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 458.—Mr. Spivey (S. 399): An Act to authorize and empower the County Board of Commissioners for Horry County to sell the County's Poorfarm and to purchase another.

H. 516.—Mr. Brantley (S. 387): An Act to amend Section 3118 of Code of Laws of South Carolina, 1902, Vol. I, by removing Orangeburg County from the exception of said Section and to repeal Section 3120 of said Code of Laws relating to fees for Sheriff of Orangeburg County.

- H. 496.—Mr. Davis (S. 384): An Act to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County to pay for a new jail building and to constitute the County Board of Commissioners with the Sheriff of the County a Building Committee for said jail building.
- H. 167.—Mr. Foster (S. 212): An Act to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.
- H. 463.—Mr. Pyatt (S. 380): An Act to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kaminski, and said County and State Treasurers to pay the same, for seventy-six dollars and thirty-two cents.
- H. 145.—Mr. Wimberly (S. 203): An Act to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.
- H. 590.—Judiciary Committee (S. 465): An Act to provide for the proper custody and protection of the Courthouse for Charleston County.

Received as information.

CONCURRENT RESOLUTION CONTINUED.

On motion of Mr. COTHRAN, the following Concurrent Resolution was continued:

H. 368.—Mr. Cothran: A Concurrent Resolution, indorsing Federal aid in the construction, erection, and maintenance of public roads.

CLAIM ORDERED PAID.

H. 282.—Claim of J. E. Murray, for \$157.67. Ordered sent to the Comptroller-General for payment.

SECOND READING BILLS.

The following Bills were taken up, read severally a second time, and ordered to a third reading tomorrow:

H. 616 (S. 349.—Mr. W. E. Johnson): A Bill to amend Section 1 of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, in Vol. I, Code of Laws, 1902, page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.

Mr. HAMEL moved to indefinitely postpone the Bill, and demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 37; nays, 58.

Those who voted in the affirmative are:

Messrs. Ardrey, Arnold, Ashley, Beamguard, Brice, Browning, Edwards, L. B. Etheredge, Faust, Fraser, Frost, W. J. Gibson, W. McD. Green, Gyles, Hall, Hamel, Harrison, Kershaw, Lomax, Lyon, McCants, Massey, Laban Mauldin, T. J. Mauldin, Otts, Pittman, Poston, Pyatt, Reaves, Saye, Sheldon, Stoll, Taylor, Tribble, M. W. Walker, J. B. Watson, Whaley—37.

Those who voted in the negative are:

Hon. M. L. Smith, Speaker; and Messrs. Baker, Banks, Boyd, Brant, Brantley, Bruce, Callison, Cloy, Colcock, Cothran, Culler, DesChamps, Doar, Dukes, Earhardt, Epting, E. J. Etheredge, Ford, Gasque, Gaston, Graham, D. L. Green, Hamlin, Harley, Haskell, D. O. Herbert, Higgins, Hutto, Irby, Keenan, Kirby, LaFitte, Laney, Lawson, Lester, Little, Lofton, McColl, Jr., McFaddin, Miller, Morrison, Moses, Nance, Nash, Nicholson, Pollock, Rawlinson, Riley, Sanders, Sellers, Strong, Toole, Verner, J. M. Walker, Webb, Wimberly, Yeldell—58.

So the motion was lost.

Mr. D. O. HERBERT offered the following amendment, which was agreed to:

Line 6, Section 1, strike out "three" and insert "two and one-half."
Mr. BRANTLEY moved to reconsider the vote whereby the
House ordered the Bill to a third reading, and to lay that motion
on the table.

Which was agreed to.

On motion of Mr. KERSHAW, the vote whereby the following Bill was referred to the Committee on Judiciary was reconsidered:

H. 633 (S. 49.—Mr. Wells): A Bill to validate the last will and testament of Amanda S. Keigan.

On motion of Mr. KERSHAW, reference and printing were dispensed with.

On motion of Mr. KERSHAW, the Bill was considered immediately, read a second time and ordered to a third reading tomorrow.

H. 602 (S. 400.—Mr. McGowan): A Bill to incorporate Reedy River Power Company.

The COMMITTEE offered to amend (H. 602) by striking out Section 3.

Mr. SANDERS offered the following amendment, which was agreed to:

Add at end of Section 4 the following: "Provided, that the company shall be liable for all special as well as actual damages which may accrue to the owner of the land condemned."

Mr. NASH offered the following amendment, which was agreed to:

Change the numbers of the Sections so as to make Sections 4 and 5 read Sections 3 and 4, respectively; also, add at end of Section 4 the words: "Provided, that this Act shall not take effect until the regular fees have been paid to the Secretary of State."

PAPERS FROM THE SENATE.

The Senate returned to this House, with amendments, the following:

H. 109.—Mr. Tribble (S. 209): A Bill to amend an Act approved the 20th day of February, 1904, entitled "An Act to exempt soldiers and sailors from paying license," by striking out on the third printed line of said Act, the words "who enlisted from this State," so that said Act when so amended shall read as follows.

The House refused to concur in the Senate amendments, and a message was sent accordingly.

H. 268.—Mr. Brice (S. 196): A Bill to provide for the erection of a new jail and repair of the Courthouse in Fairfield County, and to appoint a Commission, whose duty it shall be to supervise the application of the funds arising from the sale or hypothecation of said bonds issued in aid of the erection of said jail and repair of said Courthouse.

The House refused to concur in the Senate amendments, and a message was sent accordingly.

The Senate returned to this House, with amendments, the following:

H. 206.—Mr. DeVore (S. 273): A Bill to authorize and require the Supervisors of Registration for Edgefield County to revise the registration books of said County, and to require the County Commissioners of said County to pay for same.

H. 468.—Mr. Bruce (S. 441): A Bill to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of the meeting of Board, and as to amount of license fees.

H. 504.—Mr. I. P. Gibson (S. 453): A Bill to provide for convenient depositories for common schools.

H. 461.—Mr. McFaddin (S. 467): A Bill to incorporate the Carolina Land Corporation of South Carolina.

The House concurred in all the Senate amendments to all the Bills, and having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification.

MESSAGES FROM THE SENATE.

In the Senate.

Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has stricken out the enacting words of:

H. 29.—Mr. Toole (S. 410): A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same,' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original Act as therein appearing, as to special tax levy and certain forfeitures.

Very respectfully,

Received as information.

IOHN T. SLOAN. President of the Senate.

In the Senate. Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists on its amendments to:

H. 91.—Mr. Kirby (S. 211): A Bill to require the payment of certain pensions after death of claimant.

And asks for a Committee of Conference, and has appointed Messrs. Butler and Earle of the Committee of Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN,

Received as information.

. President of the Senate.

The SPEAKER appointed Messrs. Bradham, Gray, and Foster as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE ON CONFERENCE.

The Committee on Conference, to whom was referred:

H. 91.—Mr. Kirby (S. 211): A Bill to require the payment of certain pensions after death of claimant.

Respectfully report that they have duly and carefully considered the same, and report that they cannot agree, and recommend that a Committee of Free Conference be appointed to consider the same.

J. R. EARLE,
THOS. B. BUTLER,
On the part of the Senate.
E. L. GRAY,
DAN'L J. BRADHAM,
J. HARRY FOSTER,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Kirby, Beamguard, and Tribble as the Committee of Free Conference on the part of the House, and a message was sent to the Senate accordingly.

MESSAGES FROM THE SENATE.

In the Senate, ·Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it agrees to the report of the Committee of Conference on:

H. 91.—Mr. Kirby (S. 211): A Bill to require the payment of certain pensions after death of claimant.

And has appointed Messrs. Hay, Douglass, and Brooks of the Committee of Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it refused to concur in the amendments proposed by your honorable body to:

H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain, and operate industrial side-tracks.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The House insisting on its amendments, the SPEAKER appointed Messrs. Callison, Sanders, and Clifton as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

In the Senate, Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has refused to concur to the amendments to:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the compensations to be paid to the County officers of the various Counties of the State.

As to Colleton and Anderson Counties.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The House insisting on its amendments, the SPEAKER appointed Messrs. J. M. Walker, Hall, and Lomax as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

BILLS REJECTED.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 53.—Mr. Lyon: A Joint Resolution, to authorize Miss Nannie Mattison to teach the Oak Grove School, in District Number 43, in Abbeville County, and to provide compensation for her services.

Report adopted, and Bill rejected.

Mr. MOSES, from the Committee on Ways and Means, submitted an unfavorable report on:

H. 377.—Mr. Seabrook: A Bill to preserve the game, fish, shell-fish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

Report adopted and Bill rejected.

ADJOURNMENT.

At 6:10 p. m. the House, on motion of Mr. SINKLER, adjourned.

FRIDAY, FEBRUARY 17, 1905.

The House assembled at 10 a.m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. PITTMAN, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. W. McD. GREEN, the call was dispensed with for this day.

THIRD READING BILLS.

The following Bills were taken up, read severally a third time, and passed; and, having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification:

H. 633 (S. 49.—Mr. Wells): A Bill to validate the last will and testament of Amanda S. Keigan.

H. 563 (S. 282.—Mr. Stackhouse): A Bill, with a petition, to relieve the sureties on the bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.

- H. 604 (S. 403.—Mr. Brown): A Bill to authorize and require the rerunning and remarking a portion of the boundary line between this State and the State of North Carolina.
- H. 610 (S. 354.—Mr. Peurifoy): A Bill to amend Section 1396, Code of Laws of South Carolina, Vol. I, 1902, relating to laying out streets in incorporated towns.

The following Joint Resolutions were read a third time, and passed; and, having received three readings in both Houses, it was ordered that they be enrolled for ratification:

- H. 637 (S. 443.—Mr. Walker): A Joint Resolution, authorizing the Georgetown and Western Railroad Company to construct and maintain a bridge across the Sampit River in Georgetown County.
- H. 622 (S. 360.—Mr. Black): A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and their estates or legal representatives of E. M. Kennerly and J. W. Lancaster (now deceased).

•The following Bills were taken up, read severally a third time, passed, and ordered returned to the Senate, with amendments:

- H. 613 (S. 414.—Mr. Earle): A Bill to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State on the 2d day of December, 1904, and to confer additional powers on said company.
- H. 521 (S. 134.—Mr. Hay): A Bill to provide for the resurvey and location of the boundary line between the Counties of Kershaw and Lancaster, in the State of South Carolina.
- H. 616 (S. 349.—Mr. W. E. Johnson): A Bill to amend Section of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, in Vol. I, Code of Laws, 1902, page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.
- H. 602 (S. 400.—Mr. McGowan): A Bill to incorporate Reedy River Power Company.
- H. 425 (S. 100.—Mr. Peurifoy): A Bill to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."
- Mr. DOAR asked and obtained unanimous consent to offer the following amendment (to H. 425): Section 1, lines 31 and 32, strike out "Georgetown" in each line.

The amendments were unanimously agreed to.

H. 559 (S. 160.—Mr. Williams): A Bill authorizing the passage of ordinances by incorporated cities and towns and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

Mr. LANEY asked and obtained unanimous consent to offer the following amendment (to H. 559): At end of Section 2 add, "That the charge for each vaccination under this Act shall not exceed ten cents."

The amendment was unanimously agreed to.

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

The COMMITTEE asked and obtained unanimous consent to offer the following amendments (to H. 488), which amendments were unanimously agreed to:

Insert just after word "corporations," Section 5, the following: "in Sections 2187 to 2199, inclusive, in Vol. I, Code of Laws of 1902"; also, change the period at end of Section 6 to a comma, and add following: "and its provisions shall apply only to the cities of Charleston, Greenville, and Spartanburg, and to other corporations engaged exclusively in supplying water to said cities and to the inhabitants thereof."

SECOND READING BILL.

The following Bill was taken up, read a second time, and ordered to a third reading tomorrow:

H. 641 (S. 422.—Mr. C. L. Blease): A Joint Resolution, relating to the purchasing of a portrait of Chief Justice John Belton O'Neall.

PAPERS FROM THE SENATE.

The Senate returned to this House, with amendments, the following:

H. 609.—Ways and Means Committee (S. 468): A Bill to make appropriations for the payment of the per diem, mileage and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

The Senate amendments were concurred in, and a message was ordered sent to the Senate accordingly; and the Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

The Senate returned to this House, with amendments, the following:

H. 518.—Judiciary Committee (S. 417): A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits and arrange the same, and to provide for the election of Solicitors for the First and Ninth Circuits."

H. 592 (S. 471.—Judiciary Committee): A Bill to provide for the holding Courts in the several Judicial Circuits in the several Circuits and to arrange the same.

The House refused to concur in the Senate amendments to each of the Bills, and a message was ordered sent accordingly.

The Senate returned to this House, with amendments, the following:

H. 581.—Ways and Means Committee (S. 437): A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Which was referred to the Committee on Ways and Means.

The Senate returned to this House, with concurrence, the following:

H. 350 (S. 325).—Claim of Dr. Mary R. Baker, \$100.00.

The claim was ordered sent to the Comptroller-General for payment.

The Senate returned to this House, with amendments, the following:

H. 73.—Mr. Haskell (S. 216): A Bill to establish a State armory. The House concurred in the Senate amendments, and a message was ordered sent accordingly; and the Bill having received three

readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

The Senate returned to this House, with amendments, the following:

H. 581.—Ways and Means Committee (S. 437): A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

The House concurred in the Senate amendments, with the exception of the following, which were not concurred in, and a message was ordered sent accordingly:

Section 1, Subdivision 17, providing \$350.00 for stenographer to Commissioner of Commerce and Immigration.

Section 4, Tax Department, changing appropriation for printing books from \$2,500.00 to \$3,000.00.

Section 5, as to reducing South Carolina College appropriation to \$35,050.00.

Section 7, Subdivision 31, as to changing number of copies of Efird's Digest to be purchased.

COMMUNICATION.

Columbia, S. C., February 16, 1905.

To the Honorable Speaker and Members of the House of Representatives.

Gentlemen: It is with pleasure that I inform you that the invitation extended the Conference for Education in the South to hold their 1905 meeting in the City of Columbia has been accepted. Your honorable body joined with the Columbia Chamber of Commerce in extending this invitation, and we desire to express to you our high appreciation and thanks for your cooperation.

The Conference for Education in the South will meet in Columbia on the 26th, 27th, and 28th of April, 1905. It is our intention, on this occasion, to tender a reception to our guests, and for this purpose we respectfully request that we be allowed the use of the Hall of the House of Representatives.

The granting of this request will assist in a large measure towards making the South Carolina meeting a memorable one in the history of the Conference.

We, therefore, pray your favorable consideration.

Very · respectfully,

E. B. CLARK.

Secretary Columbia Chamber of Commerce.

Received as information.

RESOLUTION.

H. 642.—Mr. MORGAN: A Resolution.

Resolved, That the request of the Chamber of Commerce of the City of Columbia for the use of the Hall of the House of Representatives for a reception during the Conference for Education in the South, April 26th to 28th, be granted.

Which was agreed to.

ENROLLED ACTS REPORTED.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 197.—Mr. Baker (S. 251): An Act to amend Section 1796 of the Code of Laws of 1902, Vol. I, by adding a proviso at the end of said Section relating to "Live Stock Insurance."

H. 204.—Mr. DeVore (S. 201): An Act to amend Section 1239 of Vol. I, Code of Laws of South Carolina, by striking out "Edge-field" wherever it occurs in said Section.

H. 401.—Mr. Lyon (S. 373): A Joint Resolution, to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claims of Miss Lula McNair.

H. 233.—Mr. Richards (S. 200): A Joint Resolution, providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale, of Kershaw County, for filling out term of W. R. McCreight, deceased.

H. 538.—Mr. Gause (S. 378): A Joint Resolution, to authorize the County Treasurer of Williamsburg County to transfer to the County Treasurer of Florence County certain funds belonging to that district in Williamsburg County, incorporated in Florence County, and as to the distribution of the same.

H. 416.—Mr. T. J. Mauldin (S. 375): An Act to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.

H. 500.—Mr. Reaves (S. 383): An Act to authorize the trustees of Mullins School District, being District No. 34 of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.

- H. 535.—Mr. Verner (S. 385): A Joint Resolution, to authorize and require the payment of the claim of W. J. Schroeder, County Treasurer of Oconee County, of \$24.66.
- H. 21.—Mr. Morgan (S. 124): An Act to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

Received as information.

RATIFICATION OF ACTS.

- At I p. m. the House attended in the Senate Chamber, when the following Acts and Joint Resolutions were ratified:
- H. 438.—Mr. Toole (S. 393): An Act to empower the Adjutantand Inspector-General or the Clerk of the Historical Commission to add names to the Confederate Rolls, upon proper proof.
- H. 397.—Mr. Herbert (S. 390): An Act to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.
- H. 471.—Mr. Nicholson (S. 389): An Act to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Willis Creed, T. J. McManus, America Yonce, Mrs. N. F. Brown, and W. L. Quattlebaum.
- H. 549.—Judiciary Committee (S. 388): An Act to amend Section 397 of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the proviso thereto.
- H. 235.—Judiciary Committee (S. 366): An Act to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor prior to his ordering an election as to the creation of a new County.
- H. 513.—Mr. Cloy (S. 392): An Act to authorize and require the payment of sixteen dollars and thirty cents to Mrs. Elizabeth Samuel, of Aiken County.
- H. 86.—Mr. Doar (S. 169): An Act to further regulate the hunting of deer in this State.
- H. 132.—Mr. Gyles (S. 368): An Act to regulate the fees of physicians in this State testifying as experts in any of the Courts.
- H. 51.—Mr. Sellers (S. 150): An Act for the protection of birds and their nests and eggs, and to provide for the punishment of violation thereof.

H. 532.—Mr. Foster (S. 395): An Act to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

H. 486.—Mr. Prince (S. 381): An Act to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.

H. 566.—Judiciary Committee (S. 420): An Act to authorize the County Board of Commissioners of Marion County to convey by deed a site on the Courthouse square to the Marion Public Library.

H. 495.—Darlington Delegation (S. 382): An Act to authorize the Trustees of High Hill School District, being School District No. 12, of Darlington County, to issue bonds for the purpose of purchasing or paying for school building and site and equipping same.

H. 595.—Committee on Incorporations (S. 466): An Act to provide for the disposition of all funds realized from license to deal in seed cotton in Charleston County.

H. 40.—Mr. Whaley (S. 210): An Act to vest the right, title, and interest of the State in and to certain personal property of Sarah J. Buchannon, deceased, now in the hands of Joseph W. Barnwell, administrator, and liable to escheat, in Ellen F. Hayne, Ellen Frost Hayne, Henry F. Hayne, Alice P. F. Hayne, Eliza A. Hayne, Henrietta G. Hayne, and Irene Buchannon Delils, and to make them the legal heirs of the said Sarah J. Buchannon.

H. 458.—Mr. Spivey (S. 399): An Act to authorize and empower the County Board of Commissioners for Horry County to sell the County's Poorfarm and to purchase another.

H. 516.—Mr. Brantley (S. 387): An Act to amend Section 3118 of Code of Laws of South Carolina, 1902, Vol. I, by removing Orangeburg County from the exception of said Section and to repeal Section 3120 of said Code of Laws relating to fees for Sheriff of Orangeburg County.

H. 496.—Mr. Davis (S. 384): An Act to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County to pay for a new jail building and to constitute the County Board of Commissioners with the Sheriff of the County a Building Committee for said jail building.

H. 167.—Mr. Foster (S. 212): An Act to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.

- H. 463.—Mr. Pyatt (S. 380): An Act to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kaminski, and said County and State Treasurers to pay the same, for seventy-six dollars and thirty-two cents.
- H. 145.—Mr. Wimberly (S. 203): An Act to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.
- H. 590.—Judiciary Committee (S. 465): An Act to provide for the proper custody and protection of the Courthouse for Charleston County.
- H. 197.—Mr. Baker (S. 251): An Act to amend Section 1796 of the Code of Laws of 1902, Vol. I, by adding a proviso at the end of said Section, relating to "Live Stock Insurance."
- H. 204.—Mr. DeVore (S. 201): An Act to amend Section 1239 of Vol. I, Code of Laws of South Carolina, by striking out "Edge-field" wherever it occurs in said Section.
- H. 401.—Mr. Lyon (S. 373): A Joint Resolution, to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claims of Miss Lula McNair.
- H. 233.—Mr. Richards (S. 200): A Joint Resolution, providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale, of Kershaw County, for filling out term of W. R. McCreight, deceased.
- H. 538.—Mr. Gause (S. 378): A Joint Resolution, to authorize the County Treasurer of Williamsburg County to transfer to the County Treasurer of Florence County certain funds belonging to that district in Williamsburg County, incorporated in Florence County, and as to the distribution of the same.
- H. 416.—Mr. T. J. Mauldin (S. 375): An Act to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.
- H. 500.—Mr. Reaves (S. 383): An Act to authorize the Trustees of Mullins School District, being District No. 34, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.
- H. 535.—Mr. Verner (S. 385): A Joint Resolution, to authorize and require the payment of the claim of W. J. Schroeder, County Treasurer of Oconee County, of \$24.66.

H. 21.—Mr. Morgan (S. 124): An Act to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee on Free Conference, to whom was referred:

H. 91.—Mr. Kirby (S. 211): A Bill to require the payment of certain pensions after death of claimant.

Respectfully report that they have duly and carefully considered the same, and recommend that the House agree to the Senate amendments, and that the Bill be further amended, on line 12, Section 1, by striking out the words "County School Fund," and that the Bill, so amended, do pass.

W. D. KIRBY,
M. P. TRIBBLE,
J. E. BEAMGUARD,
On the part of the House.
J. T. HAY,
J. T. DOUGLASS,
J. H. BROOKS,
On the part of the Senate.

The report was adopted.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has adopted the report of the Committee on Free Conference on:

H. 91.—Mr. Kirby (S. 211): A Bill to require the payment of certain pensions after death of claimant.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

In the Senate, Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has continued to the next session:

H. 505.—Mr. Cloy (S. 454): A Bill to provide local Boards of Health in unincorporated towns and villages.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend in the Senate Chamber at 1 o'clock p. m., this day, to ratify Acts.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

The invitation was accepted.

In the Senate, Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the amendments proposed by your honorable body to the following Bills, and ordered the same to be enrolled for ratification:

H. 422 (S. 39.—Mr. Christensen): A Joint Resolution, providing for the appointment of a Commissioner to examine into the terrapin, oyster, and other shellfish interests belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.

H. 262 (S. 46.—Mr. Blake): A Bill to prevent the spread of contagious diseases.

H. 593 (S. 116.—Mr. von Kolnitz): A Bill to preserve the game, fish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

H. 478 (S. 138.—Mr. Manning): A Bill in reference to the duties of Chairmen of local Boards of Assessors, and their compensation.

H. 547 (S. 171.—Mr. Brown): A Bill to establish a new voting precinct in Darlington County, to be known as Clyde, at Clyde.

H. 548 (S. 173.—Mr. E. S. Blease): A Bill to amend Section 2137, Vol. I, Code of Laws of South Carolina, 1902, in reference to notice of accidents to be given by railroad corporations.

H. 623 (S. 369.—Mr. Marshall): A Bill to require the Southern Railway Company to open up the eastern end of Richland and Laurel streets (in the City of Columbia) to traffic by bridging the cuts across said street through which said railroad passes.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has recalled from your honorable body:

H. 73.—Mr. Haskell (S. 216): A Bill to erect a State armory. And requests that the Bill be returned to the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

The Bill was ordered returned to the Senate.

TABLED AND WITHDRAWN.

On motion of Mr. SANDERS, the following Bill was recalled from the Enrolling Department:

H. 561 (S. 276.—Mr. Mauldin): A Bill to incorporate Saluda River Power Company.

On motion of Mr. SANDERS, the Bill was tabled, and permission was granted to withdraw it from the files of the House.

A message was ordered sent to the Senate accordingly.

BILL CONTINUED.

On motion of Mr. GASTON, the following Bill was continued:

H. 522 (S. 135.—Mr. Mauldin): A Bill to give magistrates jurisdiction to try and punish for the unlawful sale or barter of alcoholic liquors.

RECESS.

At 1:40 p. m., on motion of Mr. MOSES, the House receded from business until 4 p. m.

AFTERNOON SESSION.

The House reassembled at 4 p. m., the Speaker in the chair.

PAPERS FROM THE SENATE.

The Senate returned to this House, with amendments, the following:

H. 375.—Mr. Nash (S. 416): A Bill to assign the present Circuit Judges to proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

The House refused to concur in the Senate amendments, and a message was sent accordingly.

The Senate returned to this House, with amendments, the following:

H. 591.—Ways and Means Committee (S. 470): A Bill to raise supplies and make appropriations for the fiscal year commencing 1905.

The Senate amendments were concurred in, and a message was ordered sent accordingly; and the Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

The Senate returned to this House, with amendments, the following:

H. 469.—Mr. Lyon: A Bill to amend the law relating to magistrates.

The House concurred in all the Senate amendments except the amendment relating to Cherokee County, and a message was sent accordingly.

MESSAGES FROM THE SENATE.

In the Senate,

Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend in the Senate Chamber at 5 o'clock p. m., this day, to ratify Acts.

Very respectfully,

JOHN T. SLOAN,

President of the Senate.

The invitation was accepted.

In the Senate,

Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. Marshall and Davis of the Committee on Conference on:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the compensation to be paid to the County officers of the various Counties in the State.

As to amendment affecting Colleton County.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee on Conference, to whom was referred:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the amount of the compensation to be paid to the County officers of the various Counties of the State.

In so far as the House amendment to same, reducing the salary of County Supervisor of Anderson County from \$1,500.00 to \$900.00, is concerned.

Respectfully report that they have duly and carefully considered the same, and recommend that, as they are unable to agree, a Committee on Free Conference be appointed.

JNO. K. HOOD,

T. M. RAYSOR,

On the part of the Senate.

J. M. WALKER,

J. A. HALL,

JNO. C. LOMAX,

The report was adopted.

On the part of the House.

The SPEAKER appointed Messrs. J. B. Watson, Otts, and Brant as the Committee on Free Conference on the part of the House, and a message was sent to the Senate accordingly.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it agrees to the report of the Committee on Conference on:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the compensation to be paid to the County officers of the various Counties of the State.

As to amendment affecting Colleton County, and has appointed Messrs. Peurifoy, E. S. Blease, and Walker, of the Committee on Free Conference on the part of the Senate.

Received as information.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee on Free Conference, to whom was referred:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the amount of the compensation to be paid to the County officers of the various Counties of the State.

Respectfully report that they have duly and carefully considered the same, and recommend:

- 1. As to Anderson County, that the Senate agree to the House amendments fixing the salary of the Supervisor at nine hundred dollars.
- 2. That the House recede from its amendments as to Colleton County, and that the salary of the County Supervisor be fixed at eight hundred dollars, as provided in the Senate amendment, and by striking out the salary of one hundred dollars provided for Judge of Probate.

3. As to Marlboro County, that the Senate concur in all the amendments of the House.

JAMES E. PEURIFOY, LeGRAND WALKER, EUGENE S. BLEASE, On the part of the Senate. J. B. WATSON, J. C. OTTS, W. C. BRANT, On the part of the House.

The report was adopted, and a message was sent accordingly.

MESSAGES FROM THE SENATE.

In the Senate,

Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has adopted the report of the Committee on Free Conference on:

H. 607 (S. 264.—Mr. Wells): A Bill to fix the amount of compensation to be paid the various County officers of the State.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate,

Columbia, S. C., February 16, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it refuses to agree to the amendments proposed by your honorable body to:

H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for year 1905, to secure same with interest thereon.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information, the House insisting on its amendments.

The SPEAKER appointed Messrs. J. M. Walker, E. J. Etheredge, and Culler as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. Peurifoy and Dennis of the Committee on Conference on:

H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for the year 1905 to secure same with interest thereon.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE ON CONFERENCE.

The Committee on Conference, to whom was referred:

H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for the year 1905, and to secure the same with interest thereon.

Respectfully report that they have duly and carefully considered the same, and cannot agree, and respectfully ask that a Committee on Free Conference be appointed.

JAS. E. PEURIFOY,
E. J. DENNIS,
On the part of the Senate.
J. M. WALKER,
E. J. ETHEREDGE,
E. L. CULLER,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Brantley, Faust, and M. W.

The SPEAKER appointed Messrs. Brantley, Faust, and M. W. Walker as the Committee on Free Conference on the part of the House, and a message was sent to the Senate accordingly.

MESSAGE FROM THE SENATE.

In the Senate,

Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the report of the Committee on Conference on:

H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for the year 1905, and to secure the same with interest thereon.

And has appointed Messrs. Christensen, Wells, and Williams of the Committee on Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN,

Received as information.

President of the Senate.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee of Free Conference, to whom was referred:

H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for the year 1905, to secure same with interest thereon.

Respectfully report that they have duly and carefully considered the same, and recommend:

1st. That the Senate concur in the House amendments.

2d. That all after the word "each," on line 7, Section 2, be stricken out and the following inserted in lieu thereof: "the first instalment shall be in the sum of six thousand dollars; second, five thousand dollars, and the third in such sum as the said Supervisor and Treasurer may determine, not exceeding five thousand dollars."

WALTER H. WELLS,
A. H. WILLIAMS,
N. CHRISTENSEN, Jr.,
On the part of the Senate.
J. S. FAUST,
W. C. BRANT,
M. W. WALKER,

On the part of the House.

The report was adopted, and a message was sent accordingly.

ENROLLED ACTS REPORTED.

Mr. HAMEL, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 609.—Ways and Means Committee (S. 468): A Bill to make appropriations for the payment of the per diem, mileage and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

Received as information.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 430.—Mr. D. O. Herbert (S. 429): An Act to reorganize the military forces of this State; to adopt and make of force a military code, and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

Received as information.

RATIFICATION OF ACTS.

At 5 p. m. the House attended in the Senate Chamber, when the following Acts were ratified:

H. 609.—Ways and Means Committee (S. 468): An Act to make appropriations for the payment of the per diem, mileage and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

H. 430.—Mr. D. O. Herbert (S. 429): An Act to reorganize the military forces of this State; to adopt and make of force a military code, and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

RECESS.

· At 5:45 p. m. the House, on motion of Mr. McCOLL, Jr., receded from business until 8 p. m.

NIGHT SESSION.

The House reassembled at 8 p. m., the Speaker in the chair.

PAPERS FROM THE SENATE.

The Senate returned to this House, with amendments, the following:

H. 152.—Mr. Morgan (S. 476): A Bill to provide the age and time in which road duty shall be performed in this State, and to provide for and fix the amount of commutation tax in lieu thereof.

The House concurred in the Senate amendments, and the Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

The Senate returned to this House, with amendments, the following:

H. 116.—Mr. Toole (S. 475): A Bill to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.

The House refused to concur in the Senate amendments, and a mesage was sent accordingly.

H. 69.—Mr. McMaster (S. 217): A Bill to require corporations to audit claims of their employees within this State.

H. 469.—Mr. Lyon (S. 460): A Bill to amend the law relating to magistrates.

The House concurred in the Senate amendments, and the Bills having received three readings in both Houses, it was ordered that the title of each be changed to that of an Act, and that they be enrolled for ratification.

The Senate sent to this House the following:

H. 643 (S. 481.—Mr. Marshall): A Concurrent Resolution.

Be it Resolved, by the Senate, the House of Representatives concurring, That the Joint Committee appointed at the last session of the General Assembly as to the claim of the heirs of James A. Black, deceased, growing out of certain war claims, be, and said Committee is hereby, continued, and the same powers and duties which were conferred in the Resolution providing for their appointment, and that they do report to the next session of this General Assembly.

Concurred in and ordered returned to the Senate.

The Senate sent to this House the following:

H. 644 (S. 480.-Mr. Stackhouse): A Concurrent Resolution.

Be it'Resolved, by the Senate, the House of Representatives concurring, That the usual committee of three be raised, to be composed of one Senator, to be appointed by the President of the Senate, and

two Members of the House, to be appointed by the Speaker of the House, whose duty it shall be to examine and check up the books and vouchers of the State Dispensary, and report to the next session of the General Assembly.

Concurred in and ordered returned to the Senate.

ENROLLED ACTS REPORTED.

- Mr. HAMEL, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 589.—Ways and Means Committee (S. 458): An Act to authorize the Town of Williston, in Barnwell County, to issue bonds in the sum of five thousand dollars for the purpose of erecting and maintaining an electric plant to furnish light for said town.
- H. 578.—Judiciary Committee (S. 461): An Act to incorporate the Cherokee, Union and Spartanburg Railroad.
- H. 143.—Mr. Green (S. 447): An Act to amend Section 631 of Chapter XXX, of Vol. II, Code of Laws of South Carolina, 1902, by creating a township deputy, defining his duties and providing his pay.
- H. 387.—Barnwell Delegation (S. 197): An Act to abolish the office of Township Commissioner in Barnwell County, and make the general law as to county government and assessment of property for taxation applicable therein.
- H. 440.—Mr. Haskell (S. 457): An Act to authorize the City of Columbia to dispose of a certain lot of land situated therein.
- H. 537.—Mr. Fraser (S. 377): An Act to amend Section 993 of Vol. I of the Code of Laws of South Carolina, 1902, relating to magistrate's books.
- H. 577.—Judiciary Committee (S. 446): An Act to prohibit the unlawful manufacturing, selling, using, or procuring of Confederate Crosses of Honor, and to provide a penalty for same.
- II. 588.—Ways and Means Committee (S. 430): An Act to provide for the appointment of two Members of the Senate and three Members of the House to examine certain affairs.
- H. 504.—Mr. Gibson (S. 453): An Act to provide for convenient depositories for common schoolbooks.
- H. 206.—Mr. DeVore (S. 273): An Act to require the Supervisors of Registration for Edgefield, Cherokee, Darlington, Newberry, and Chesterfield Counties to revise the registration books of

said Counties, respectively, and to require the County Board of Commissioners of said Counties to pay for same.

H. 461.—Mr. McFaddin (S. 467): An Act to incorporate the Carolina Land Corporation of South Carolina.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:

H. 73.—Mr. Haskell (S. 216): An Act to establish a State armory.

H. 91.—Mr. Kirby (S. 211): An Act to require the payment of certain pensions after death of claimant.

H. 468.—Mr. Bruce (S. 441): An Act to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners, and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board and as to amount of license fee.

Received as information.

RATIFICATION OF ACTS.

At 9 p. m. the House attended in the Senate Chamber, when the following Acts were ratified:

H. 589.—Ways and Means Committee (S. 458): An Act to authorize the Town of Williston, in Barnwell County, to issue bonds in the sum of five thousand dollars for the purpose of erecting and maintaining an electric plant to furnish light for said town.

H. 578.—Judiciary Committee (S. 461): An Act to incorporate the Cherokee, Union and Spartanburg Railroad.

H. 143.—Mr. Green (S. 447): An Act to amend Section 631 of Chapter XXX of Vol. II, Code of Laws of South Carolina, 1902, by creating a Township Deputy, defining his duties and providing his pay.

H. 387.—Barnwell Delegation (S. 197): An Act to abolish the office of Township Commissioner in Barnwell County, and make the general law as to county government and assessment of property for taxation applicable therein.

H. 440.—Mr. Haskell (S. 457): An Act to authorize the City of Columbia to dispose of a certain lot of land situated therein.

H. 537.—Mr. Fraser (S. 377): An Act to amend Section 993, of Vol. I of the Code of Laws of South Carolina, 1902, relating to magistrates' books.

- H. 577.—Judiciary Committee (S. 446): An Act to prohibit the unlawful manufacturing, selling, using or procuring of Confederate Crosses of Honor, and to provide a penalty for same.
- H. 585.—Ways and Means Committee (S. 430): An Act to provide for the appointment of two Members of the Senate and three Members of the House to examine certain offices.
- H. 504.—Mr. Gibson (S. 453): An Act to provide for convenient depositories for common schoolbooks.
- H. 206.—Mr. DeVore (S. 273): An Act to authorize and require the Supervisors of Registration for Edgefield, Cherokee, Darlington, Newberry and Chesterfield Counties to revise the registration books of said Counties, respectively, and to require the County Board of Commissioners of said Counties to pay for same.
- H. 461.—Mr. McFaddin (S. 467): An Act to incorporate the Carolina Land Corporation of South Carolina.
- H. 73.—Mr. Haskell (S. 216): An Act to establish a State Armory.
- H. 91.—Mr. Kirby (S. 211): An Act to require the payment of certain pensions after death of claimant.
- H. 468.—Mr. Bruce (S. 441): An Act to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners, and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board, and as to amount of license fee.
- H. 624 (S. 436): A Joint Resolution, to provide for payment of \$45.00 each to James Register and John A. Russell for fifteen days each extra, County Commissioners in 1904.
- H. 599 (S. 363): A Joint Resolution, authorizing County Commissioners of Hampton County to sell property in Gillisonville, where Courthouse was located.
- H. 54 (S. 143): An Act to amend Sections 204 and 205 of the Criminal Code of Laws of South Carolina, prohibiting issuing and using of free passes.
- H. 520 (S. 99): An Act to amend Section 562, Criminal Code, Vol. II, 1902, relating to sale of diseased flesh.
 - H. 424 (S. 101): An Act to amend Section 305 of Code of Laws, Vol. II, South Carolina, relating to appointment of County Dispenser.
 - H. 274 (S. 56): An Act to provide for game wardens.
 - H. 215 (S. 37): An Act to amend Section 2735, Vol. I, Code of Laws, 1902.

- H. 214 (S. 33): An Act to amend an Act entitled "An Act to provide for charter fees for domestic building and loan associations.
- H. 545 (S. 53): An Act to regulate the transportation of passengers on electric railways.
- H. 479 (S. 147): An Act to require Clerks of Courts to keep a record of the names of all persons elected to any office within their County.
- H. 276 (S. 59): An Act to provide enrolment in public night schools.
- H. 444 (S. 90): An Act to fix and declare the liabilities of any corporation, firm, or individual operating a relief department.
- H. 260 (S. 17): An Act to amend Sections 265, 266, 272, 273, and 274 of Criminal Code of South Carolina, so as to apply to the provisions of the primary elections.
- H. 427 (S. 78): An Act to amend Section 2859 of Vol. I, Code of Laws of 1902, relating to the survival of right of action.
- H. 277 (S. 62): An Act to amend Section 2727, Civil Code, 1902, relating to salary of Chief Justice and Associate Justices of Supreme Court.
- H. 455 (S. 158): A Joint Resolution, to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Conn., etc.
- H. 443 (S. 82): An Act to punish the corrupt giving, offering, promising, and receiving of gifts and gratuities.
- H. 450 (S. 139): An Act to amend Section 430, Vol. I, of Code of Laws of South Carolina, 1902, so as to further provide for collection of taxes, etc.
- H. 448 (S. 131): A Joint Resolution, to authorize State Board of Health of South Carolina to regulate with the United States Government about quarantine stations.
- H. 525 (S. 178): A Joint Resolution, to relieve W. E. Blue, County Treasurer of Marion County, and his sureties from liability on account of certain school certificates.
- H. 570 (S. 260): An Act to punish the wilful and malicious taking, removing, etc., of brasses, etc., out of any journal box, or boxes of any locomotive, etc.
- H. 572 (S. 266): An Act to amend an Act entitled "An Act to provide corporations of towns of less than one thousand inhabitants," etc.
- H. 573 (S. 276): An Act to amend Section 1847, Civil Code of South Carolina, relating to issuance of certificates of stock.

- H. 579 (S. 262): An Act to amend Section 1783, Code of Laws of South Carolina, Vol. I, relating to foreign corporations.
- H. 544 (S. 183): An Act to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of State Board of Pensioners.
- H. 605 (S. 405): An Act to amend the law as to the election, powers, and duties of the Trustees of Pine Grove School District.
- H. 598 (S. 355): An Act to require Secretary of State to collect at least five dollars for a charter.
- H. 560 (S. 258): An Act to fix the salary of the Judge of Probate of Kershaw, Chesterfield, and Dorchester Counties.
- H. 568 (S. 104): A Joint Resolution, to authorize and require the Comptroller-General to draw his warrant on State Treasurer for seven dollars and eighty cents in favor of William M. Copeland.
- H. 603 (S. 402): An Act to authorize Samuel M. Orr and others to construct and maintain a dam or dams across Savannah River, etc.
- H. 262 (S. 46): An Act to prevent the spread of contagious diseases.
- H. 623 (S. 369): An Act to require the Southern Railway Company to open up eastern end of certain streets in Columbia to traffic.
- H. 558 (S. 61): An Act to amend Section 221, Vol. I, Code of Laws, 1902, relating to the forwarding of election returns.
- H. 610 (S. 354): An Act to amend Section 1396, Code of Laws of South Carolina, Vol. I, 1902, relating to laying out streets in incorporated towns.
- H. 601 (S. 397): An Act to amend Sections 4 and 6 of an Act to authorize the Trustees of Jonesville School District, of Union County, to issue bonds for the purpose of erecting school buildings and equipping same, and purchasing a lot or lots.
- H. 612 (S. 413): An Act for the further relief in territory in Marion County heretofore exempt from the Stock Law.
- H. 637 (S. 443): A Joint Resolution, authorizing the Georgetown and Western Railroad Company to construct and maintain a bridge across the Sampit River, in Georgetown County.
- H. 633 (S. 49): An Act to validate the last will and testament of Amanda S. Keigan.
- H. 548 (S. 173): An Act to amend Section 2137, Vol. I, Code of Laws of South Carolina, 1902, in reference to notice of actions to be given by railroad corporations.
- H. 422 (S. 39): A Joint Resolution, providing for the appointment of a Commission to examine into the terrapin, oyster, and other

shellfish interests, belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.

H. 521 (S. 134): An Act to provide for the resurvey and location of the boundary line between the Counties of Kershaw and Lancaster, in the State of South Carolina.

H. 478 (S. 138): An Act in reference to the duties of Chairmen of local Boards of Assessors, and their compensation.

H. 563 (S. 282): An Act to relieve the sureties on the official bond of G. Raymond Berry, late County Superintendent of Education of Marion County.

H. 604 (S. 403): An Act to authorize and require the rerunning and remarking a portion of the boundary line between this State and the State of North Carolina.

H. 593 (S. 116): An Act to preserve the game, fish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

H. 490 (S. 154): An Act to abolish the office of Township Commissioner in Barnwell County, and make the general law as to county government and assessment of property for taxation applicable therein.

H. 622 (S. 360): A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield and others, and the estates or legal representatives of E. M. Kennerly and J. W. Lancaster (now deceased).

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully invites your honorable body to attend in the Senate Chamber at 9 o'clock p. m., this day, for the purpose of ratifying Acts.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

The invitation was accepted.

In the Senate,

Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it recalls from your honorable body:

H. 460.—Mr. Lyon (S. 469): A Bill to amend the law relating to magistrates.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Mr. D. O. HERBERT moved to reconsider the vote whereby the House concurred in certain Senate amendments to the Bill.

Which was agreed to.

Mr. D. O. HERBERT moved to reconsider the vote whereby the House refused to concur in the Senate amendment relating to Cherokee County.

Which was agreed to.

The Bill was returned to the Senate.

In the Senate.

Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. McIver and McGowan of the Committee of Conference on the part of the Senate on:

H. 592.—Judiciary Committee (S. 471): A Bill to provide for holding Courts in the several Judicial Circuits, and arrange the same.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information. •

The SPEAKER appointed Messrs. Sanders, Sinkler, and Lawson as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee of Conference, to whom was referred:

H. 592.—Judiciary Committee (S. 471): A Bill to provide for the time for holding Courts in the several Judicial Circuits, and to arrange the same. Have failed to agree, and recommend that a Committee of Free Conference be appointed.

F. P. McGOWAN, EDWARD McIVER, On the part of the Senate. C. P. SANDERS, L. M. LAWSON, HUGER SINKLER, On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Nash, Fraser, and McFaddin as the Committee of Free Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee of Free Conference, to whom was referred:

H. 592.—Judiciary Committee (S. 471): A Bill to provide for the time of holding Courts in the several Judicial Circuits, and to arrange the same.

Respectfully report that they have carefully considered the same, and recommend:

- 1. That Section 2 of the written Bill be amended, on line 6, by striking out the word "day" and inserting in lieu thereof the word "Monday."
- 2. We further recommend that the Senate amendment to Section 3 be amended so as to change the time for holding the Courts of General Sessions in Bamberg, at the Spring Term, from the first Monday in February to the third Monday in April; and also change the time for holding the Courts of Common Pleas at the same place from Wednesday following the first Monday in February to Wednesday following the third Monday in April.

Also amend said amendment by changing the time for holding the Court of General Sessions in the Spring Term for the County of Barnwell from the fourth Monday in March to the first Monday in March, and change the time for holding the Court of Common Pleas at the same place from Wednesday following the fourth Monday in March to Wednesday following the first Monday in March.

Also change the time for holding the Summer Term of the Court of General Sessions in Bamberg from the first Monday in June to the third Monday in June, and change the time for holding the Court of Common Pleas from Wednesday following the first Monday in June to Wednesday following the third Monday in June.

Also change the time for holding the Court of General Sessions at the Summer Term for Hampton County from the third Monday in June to the first Monday in June, and change the time for holding the Court of Common Pleas from Wednesday following the third Monday to Wednesday following the first Monday in June.

Also change the time for holding the Summer Term of the Court of General Sessions for Barnwell from the second Monday in July to the second Monday in June, and change the time for holding the Court of Common Pleas from Wednesday following the second Monday in July to Wednesday following the second Monday in June.

3. We recommend that Section 10 be amended by striking out all of the Senate amendment and inserting the following:

"Section 10. The Circuit Courts of the Tenth Judicial Circuit shall be held as follows: (a) The Court of General Sessions at Greenville, for the County of Greenville, on the fourth Monday in January, the first Monday in May and the first Monday in September; and the Court of Common Pleas at the same place on the fourth Monday in March, the first Monday in June, and the second Monday in November. (b) The Courts of General Sessions at Anderson, for the County of Anderson, on the second Monday in February, the third Monday in May, and the third Monday in September; and the Courts of Common Pleas at the same place on the third Monday in March, the third Monday in June, and the fourth Monday in Oc-(c) The Courts of General Sessions at Pickens, for the County of Pickens, on the third Monday in February, the fourth Monday in May and the fourth Monday in September; and the Courts of Common Pleas at the same place on the Wednesdays following said Mondays above named. (d) The Courts of General Sessions at Walhalla, for the County of Oconee, on the first Monday in March, the fourth Monday in June, and the second Monday in October, and the Courts of Common Pleas at the same place on the Wednesdays following the said Mondays above named."

4. We recommend that all the Senate amendments be concurred in except as above modified.

Respectfully submitted.

E. F. WARREN,
J. B. BLACK,
W. E. JOHNSON,
On the part of the Senate.
J. W. NASH,
T. B. FRASER,
A. D. McFADDIN,
On the part of the House.

The report was adopted.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the report of the Committee of Free Conference on:

H. 592.—Judiciary Committee (S. 471): A Bill to provide for the time for holding Courts in the several Judicial Circuits, and to arrange the same.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The report of the Committee of Free Conference having been adopted by both Houses, and the Bill having received three readings in both Houses, it was ordered that the title of the Bill be changed to that of an Act, and that it be enrolled for ratification.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it concurs in the House amendment to:

H. 616 (S. 349.—Mr. W. E. Johnson): A Bill to amend Section I of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, in Vol. I,

Code of Laws, 1902, page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.

And ordered the title changed to that of an Act and the Bill be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it concurs in the House amendments to:

H. 602 (S. 410.—Mr. McGowan): A Bill to incorporate the Reedy River Power Company.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senáte, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it concurs in the House amendments to:

H. 559 (S. 160.—Mr. Williams): A Bill authorizing the passage of ordinances by incorporated cities and towns and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

And ordered that the title be changed to that of an Act, and it be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it concurs in the House amendment to:

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

And ordered that the title be changed to that of an Act, and it be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN,
President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it concurs in the House amendments to:

H. 613 (S. 414.—Mr. Earle): A Bill to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State on the 2d day of December, 1904, and to confer additional powers on said company.

And ordered that the title be changed to that of an Act, and it be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists upon its amendments to:

H. 268.—Mr. Brice (S. 196): A Bill to provide for the erection of a new jail and repair of the courthouse in Fairfield County, and to appoint a Commission, whose duty it shall be to supervise the application of the funds arising from the sale or hypothecation of said bonds issued in aid of the erection of said jail and repair of said courthouse.

Asks for a Committee of Conference, and has appointed Messrs. Wells and Williams of the Committee on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. Brice, Gaston and Foster as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE.

The Committee of Conference, to whom was referred:

H. 268.—Mr. Brice (S. 196): A Bill for the erection of a new jail and repair of the courthouse in Fairfield County, and to appoint a Commission, whose duty it shall be to supervise the application of the funds arising from the sale or hypothecation of said bonds, issued in aid of the erection of said jail and repair of said courthouse.

Respectfully report that they have duly and carefully considered the same, and have failed to agree, and recommend the appointment of a Committee of Free Conference.

WALTER H. WELLS,
A. H. WILLIAMS,
On the part of the Senate.
R. H. BRICE,
J. HARRY FOSTER,
A. L. GASTON,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. McCants, Cothran, and Nicholson as the Committee of Free Conference on the part of the House, and a message was sent accordingly.

· MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has adopted the report of the Conference Committee on:

H. 268 (S. 196): A Bill to provide for the erection of a new jail and repair the courthouse in Fairfield County, etc.

And has appointed Messrs. W. J. Johnson, McIver, and Peurifoy of the Committee of Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee of Free Conference, to whom was referred: H. 268: To provide for the erection of a new jail, etc., in Fairfield County, and to appoint a Commission to supervise same.

Respectfully report that they have duly and carefully considered the same, and have failed to agree.

EDWARD McIVER, WM. J. JOHNSON, JAS. E. PEURIFOY, On the part of the Senate. JAMES G. McCANTS, B. E. NICHOLSON, T. P. COTHRAN, On the part of the House.

The report was adopted, and the Bill was rejected.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. McGowan and Hay of the Committee of Conference on the part of the Senate on:

H. 518.—Judiciary Committee (S. 417): A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," etc.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee of Conference, to whom was referred:

H. 518.—Judiciary Committee (S. 417): A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the First and Ninth Circuits.

Respectfully report that they have duly and carefully considered the same, and failed to agree, and recommend the appointment of a Committee of Free Conference.

F. P. McGOWAN,
J. T. HAY,
On the part of the Senate.
DONALD McKAY FROST,
J. HARRY FOSTER,
G. L. TOOLE,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Gaston, Brantley, and Cothran as the Committee of Free Conference on the part of the House, and a message was sent to the Senate accordingly.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the report of the Committee of Conference on:

H. 518.—Judiciary Committee (S. 417): A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into

ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the First and Ninth Circuits.

And has appointed Messrs. Bivens, Hydrick, and Hay of the Committee of Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee of Free Conference, to whom was referred:

H. 518.—Judiciary Committee (S. 417): A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the Eighth and Ninth Circuits.

Respectfully report that they have duly and carefully considered the same, and recommend that the Bill be amended as follows: Strike out, in Section 2, line 6, of Senate amendment, the words "and each," and insert in lieu thereof the words "the Solicitor of the Eighth Judicial Circuit"; and also by inserting after the word "annum," on line 7, Section 2, the words "and the Solicitor of the Ninth Judicial Circuit shall receive a salary of eighteen hundred dollars per annum."

J. D. BIVENS,
J. T. HAY,
D. E. HYDRICK,
On the part of the Senate.
THOS. F. BRANTLEY,
T. P. COTHRAN,
A. L. GASTON,
On the part of the House.

The report was adopted.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has adopted the report of the Committee of Free Conference on:

H. 518.—Judiciary Committee (S. 417): A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the First and Ninth Circuits.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists upon its amendments to:

H. 109.—Mr. Tribble (S. 209): A Bill to amend an Act entitled "An Act to exempt soldiers and sailors from paying license," etc.

Asks for a Committee of Conference, and has appointed Messrs. Hood and Mauldin of the Committee on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. Ardrey, Bradham, and Nicholson as the Committee of Conference on the part of the House, and a message was sent to the Senaté accordingly.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee of Conference, to whom was referred:

H. 109.—Mr. Tribble (S. 209): A Bill to amend an Act approved the 25th day of February, A. D. 1904, entitled "An Act to exempt soldiers and sailors from paying license," etc.

Respectfully report that they have duly and carefully considered the same, and recommend that the Senate recede from its amendment.

JNO. K. HOOD,
J. T. DOUGLASS,
On the part of the Senate.
J. W. ARDREY,
DAN'L J. BRADHAM,
B. E. NICHOLSON,
On the part of the House.

The report was adopted.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has refused to adopt the report of the Committee of Conference on:

H. 109.—Mr. Tribble (S. 209): A Bill to amend an Act approved February 25, 1904, entitled "An Act to exempt soldiers and sailors from paying license," etc.

And asks for a Committee of Free Conference, and has appointed Messrs. Mauldin, Hudson, and Brice of the Committee of Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. D. O. Herbert, Sellers, and Tribble as the Committee of Free Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee of Free Conference, to whom was referred:

H. 109.—Mr. Tribble (S. 209): A Bill to amend "An Act to exempt soldiers and sailors from paying license," etc.

Respectfully report that they have duly and carefully considered the same, and report that they have failed to agree.

W. L. MAULDIN,
J. S. BRICE,
J. H. HUDSON,
On the part of the Senate.
D. O. HERBERT,
JOHN C. SELLERS,
M. P. TRIBBLE,
On the part of the House.

The report was adopted, and the Bill rejected.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists on its amendments to:

H. 375.—Mr. Nash (S. 416): A Bill to assign the present Circuit Judges to proper Circuits in order to conform to the provisions of "An Act to divide the State into ten Circuits," etc.

And asks for a Committee of Conference, and has appointed Messrs. Hood and Hough of the Committee of Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. LaFitte, Pollock, and Cloy as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee of Conference, to whom was referred:

H. 375.—Mr. Nash (S. 416): A Bill to assign the present Circuit Judges to proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

Respectfully report that they have failed to agree, and recommend that a Committee of Free Conference be appointed.

W. C. HOUGH,
JNO. K. HOOD,
On the part of the Senate.
W. P. POLLOCK,
E. T. LaFITTE,
J. R. CLOY,

The report was adopted.

On the part of the House.

The SPEAKER appointed Messrs. Whaley, Morgan, and Fraser as the Committee on the part of the House, and a message was sent to the Senate accordingly.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has adopted the report of the Committee of Conference on:

H. 375.—Mr. Nash (S. 416): A Bill to assign the present Circuit Judges to proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

And has appointed Messrs. Manning, Raysor, and McLeod of the Committee of Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it refuses to agree to the amendments proposed by your honorable body to:

H. 212 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe, and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter

Shoals, in the County of Abbeville, for the purpose of developing water-power for commercial uses, and for other purposes.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.
The House insisting on its amendments.

The SPEAKER appointed Messrs. Haskell, Lyon, and Hutto as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. Blake and Hood of the Committee of Conference on the part of the Senate on:

H. 212 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe, and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing water-power for commercial uses, and for other purposes.

Very respectfully,

JOHN T. SLOAN,
President of the Senate.

Received as information.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee of Conference, to whom was referred:

H. 612 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe, and Granville Beal and their associates, successors, and assigns to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing waterpower for commercial uses, and for other purposes.

Respectfully report that they have duly and carefully considered the same, and recommend:

That the Senate adopt the amendment whereby the House inserts the name of E. B. Calhoun in the Bill.

That the House recede from all other amendments proposed by it.

J. R. BLAKE,
JNO. K. HOOD,
On the part of the Senate.
LEWIS W. HASKELL,
PAUL E. HUTTO,
J. FRASER LYON,
On the part of the House.

The report was adopted, and a message was ordered sent to the Senate accordingly.

REPORT OF COMMITTEE ON CONFERENCE.

The Committee of Conference, to whom was referred:

H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain, and operate industrial side-tracks.

Respectfully report that they have duly and carefully considered the same, and have failed to agree, and recommend that a Committee of Free Conference be appointed.

THOS. G. McLEOD,
JNO. K. HOOD,
On the part of the Senate.
C. P. SANDERS,
P. B. CALLISON,
JOHN H. CLIFTON,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Otts, Nash, and Fraser as the Committee of Free Conference on the part of the House, and a message was sent to the Senate accordingly.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it agrees to the report of the Committee on Conference on:

H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain and operate industrial side-tracks.

And has appointed Messrs. Butler, McIver and Cole L. Blease of the Committee of Free Conference on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee of Free Conference, to whom was referred:

H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain and operate industrial side-tracks.

Respectfully report that they have duly and carefully considered the same, and recommend that the House recede from the amendment inserting the word "commercial" wherever it appears in the Bill, and further recommend that all other House amendments be accepted and agreed to, and recommend the following amendment be added at the end of House typewritten amendment, pasted on page 2, of the engrossed copy of original Bill: "Provided, further, that before any railroad company shall be required to operate its cars over such track when so built same shall have been first accepted by one or more of the Railroad Commissioners, and said Commissioners, one or more, are hereby required to inspect said side-track within ten days after written notice that the same has been completed." And as so amended it do pass.

THOS. B. BUTLER, COLEMAN L. BLEASE, EDWARD McIVER,

On the part of the Senate.

J. C. OTTS,

T. B. FRASER,

J. W. NASH,

On the part of the House.

The report was adopted, and a message was sent accordingly.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists upon its amendments to:

H. 581.—Ways and Means Committee (S. 437): A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Asks for a Committee of Conference, and has appointed Messrs. Raysor and Efird of the Committee on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. Harrison, Beamguard, and Spivey as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee of Conference, to whom was referred:

H. 581.—Ways and Means Committee (S. 437): A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Respectfully report that they have considered the same, and have failed to agree, and ask for a Committee of Free Conference.

T. M. RAYSOR,
D. F. EFIRD,
On part of the Senate.
JOHN R. HARRISON,
D. A. SPIVEY,
J. E. BEAMGUARD,
On the part of the House.

The report was adopted.

The SPEAKER appointed Messrs. Moses, Lyon, and Sinkler as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has appointed Messrs. Manning, Brice, and Hardin of the Committee of Free Conference on:

H. 581.—Ways and Means Committee (S. 437): A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee of Free Conference, to whom was referred:

H. 581.—Ways and Means Committee (S. 437): A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Respectfully report that they have duly and carefully considered the same, and recommend:

Section 2, Subdivision 13, line 4, after the word "month" insert "commencing January 1, 1905."

Section 2, Subdivision 17, That the House concur in Senate amendment.

Section 4. That House concur in Senate amendment, striking out "\$2,500.00" and inserting in lieu thereof "\$3,000.00."

Section 7, Subdivision 30: That Senate recede from its amendment as to Efird's Digest.

Section 7: Add as Subdivision 43, as follows: "For the purpose of purchasing land and building armory, in accordance with Act passed in 1905, seven thousand seven hundred and fifty dollars."

Section 7: Add as Subdivision 44, as follows:

"That the Commission for the completion of the inside of the State House is hereby authorized to sell the old boilers not in use, and to use proceeds of sale in completing the work in their charge."

Section 7, Subdivision 38: Strike out subdivision and insert in lieu thereof as follows:

"Twenty-five dollars to Charles J. Colcock, who should have received this amount under an Act to provide for the repair of artificial limbs for certain Confederate soldiers, and to pay certain of such money in lieu thereof, approved February 26, 1905, same to be paid out of pension fund."

Section 8: Strike out all relating to exhibits of a permanent nature South Carolina Interstate and West Indian Exposition, and insert the same in Section 7, as Subdivision 45.

Section 5: That the Senate recede from its amendment increasing appropriation to South Carolina College.

RICH'D I. MANNING,
P. L. HARDIN,
J. S. BRICE,
On the part of the Senate.
ALTAMONT MOSES,
J. FRASER LYON,
HUGER SINKLER,
On the part of the House.

The report was adopted.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has adopted the report of the Committee of Free Conference on:

H. 581 (S. 437): A Bill to make appropriations to meet the ordinary expenses for the fiscal year 1905.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The Bill having received three readings-in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

ENROLLED ACTS REPORTED.

Mr. NASH, from the Committee on Enrolled Acts, reported the following Act as duly and correctly enrolled and ready for ratification, to wit:

H. 484.—Mr. Cothran (S. 379): An Act to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River in Pickens and Greenville Counties for development of the power of said river and converting same into electric power.

Received as information.

NOTICE OF MOTION.

Mr. HIGGINS gave notice that on tomorrow he would move to suspend Rule 50.

ADJOURNMENT.

At 10:25 p. m., the House on motion of Mr. BRUCE, adjourned until 9 a. m. tomorrow.

SATURDAY, FEBRUARY 18, 1905.

The House assembled at 9 a. m.

The Clerk called the roll.

The SPEAKER took the chair, and, a quorum being present, the deliberations were opened with prayer by the Chaplain.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. RILEY, the further reading of the Journal was dispensed with, and it was confirmed.

The SPEAKER called, in alphabetical order of Counties, for Petitions, Memorials, Presentments of Grand Juries, Returns of Commissioners, and such like papers, and for Resolutions, Bills, or Motions.

On motion of Mr. WIMBERLY, the call was dispensed with for this day.

RULE 50 SUSPENDED.

Mr. HIGGINS moved that Rule 50, providing that no Bill be read the third time on the day fixed for the adjournment of the General Assembly, be suspended.

Which was unanimously agreed to.

THIRD READING BILL.

The following was taken up, read a third time, and passed:

H. 641 (S. 422.—Mr. C. L. Blease): A Joint Resolution, relating to the purchasing of a portrait of Chief Justice John Belton O'Neall.

The Joint Resolution having received three readings in both Houses, it was ordered that it be enrolled for ratification.

MOTION.

Mr. ASHLEY moved to reconsider the vote whereby the House suspended Rule 50.

Which was agreed to.

The question being put, Shall Rule 50 be suspended? it was decided in the negative.

BILL CONTINUED.

On motion of Mr. LAWSON, the following Bill was continued: H. 640 (S. 442.—Mr. Brown): A Joint Resolution, to provide for payment of fifty dollars to W. H. Lawrence, Treasurer of Darlington County, for clerk hire in collecting commutation tax in 1904.

PAPERS FROM THE SENATE.

The Senate returned to this House, with amendments, the following:

H. 19.—Mr. Morgan (S. 215): A Bill making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.

The Senate amendments were concurred in, and a message was sent to the Senate accordingly; and the Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

H. 271.—Mr. Nash (S. 445): A Bill to authorize the Trustees of the School District of the city of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.

The Senate amendments were agreed to, and a message was ordered sent to the Senate accordingly.

Mr. NASH moved to reconsider the vote whereby the House agreed to the Senate amendments, and to lay that motion on the table.

Which was agreed to.

The Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

REPORT OF COMMITTEE TO INVESTIGATE BOILER EXPLOSION.

The Committee appointed to investigate and report upon the injury to one of the boilers connected with the heating plant of the State House, respectfully submit the following report:

The Commission met on the 25th day of January, 1905, and organized by the election of Senator John K. Hood, as Chairman, and J. C. Tadlock, as clerk and stenographer.

It was agreed to allow the stenographer \$2.50 per day for his services, including typewritten copies of the testimony for each member of the Committee.

The Commission was in session parts of ten days and took a mass of testimony, which has been filed in the office of the Attorney-General.

It appears from the testimony, and the Commission find as facts the following:

There are four boilers in the basement used for generating steam for heating purposes. These four boilers are connected with each other, in battery, as it is termed. On the evening of January 19, 1905, they were in charge of the following employees: J. M. Fudge, E. J. Harrison and U. R. Brooks, Jr. Fudge and Brooks were employed by the State House Commission, and R. R. Lingley and Matthew Reagan were employed by the contractors who were engaged in installing the plant. The heating plant had not been turned over and accepted by the State House Commission.

About o o'clock p. m. of January 10, 1005, R. R. Lingley and U. R. Brooks, Jr., were in charge of the boilers. They banked the fire in all of the boilers in commission that day, and left the basement. The door to the basement was left open, as it had been for several weeks. The next morning, about 6 o'clock, Fudge, one of the employees, the fireman, went into the basement to fire up for the day. He found two or three gauges of water in the water gauge to the boiler, indicating that there was plenty of water in the boiler. He did not try the "try cocks" on the side of the water gauge to confirm the indication in the water gauge. He then fired up the other three boilers, not intending to use the injured boiler that day. As soon as communicating water and steam from these boilers rushed into the injured boiler, streams of water flooded the fire and floor of the injured boiler and spread out upon the basement floor. Upon examination it was found that the flues of the boiler were badly cracked, through which cracks the water and steam had rushed. It was found also that the water gauge cock was closed which cut off communication between the boilers and the water gauge, causing the water in the water gauge to stand stationary therein, and giving a false indication as to the height of the water in the boiler. This he would have discovered if he had tried the "try cocks."

If it be a fact that this water gauge cock was closed, as testified to by Fudge, and that the water in the boiler was low, this would lead to the suspicion that the blow-off cock had been opened and the water allowed to run out of the boiler by some evil-disposed person; the water gauge cock being closed to mislead the fireman as to the amount of water in the boiler. The Commission, however, has found no other evidence of ill design.

While the fireman was negligent in not using the additional precaution of trying the "try cocks," we do not think that such negligence was the cause of the injury. The cracks in the flue, with one exception, were horizontal and almost upon a common line. The opinion of experts is that they were caused by the receding of the water in the flues and the effect of fire upon the flues not wholly covered by water. This probably occurred some hours before Fudge, the fireman, came on duty.

The failure on his part to ascertain the height of water in the boiler, and his allowing the water and steam from the other boilers to rush in, simply disclosed the accident that had occurred some hours before.

We have been unable to ascertain any evidence upon which to found a definite opinion that the accident was due to design.

We desire to impress upon the officer in charge of the property to take greater care in closing the approaches to the basement.

Respectfully submitted,

JNO. K. HOOD,
THOS. G. McLEOD,
On the part of the Senate.
GEO. E. PRINCE,
T. B. FRASER,
T. P. COTHRAN,
On the part of the House.

Received as information.

APPOINTMENT OF COMMITTEES OF THE HOUSE.

The SPEAKER announced the appointment of Committees of the House as follows:

1. A Committee to examine into the expenditures of appropriations for State Educational Institutions. (Two members.)

Huger Sinkler. M. W. Walker.

- 2. A Committee (recommended by the Committee on State Hospital for the Insane) to examine accounts of Penal and Charitable Institutions. (Two members.)
 - J. M. Rawlinson.
 - L. B. Etheredge.
- 3. A Committee to examine and check up the books of the Dispensary. (Two members.)
 - P. B. Callison.

John B. Watson.

- 4. A Committee to contract for Supreme Court Reports. (Two members.)
 - E. T. LaFitte.
 - J. Harry Foster.
- 5. A Committee to inquire into the progress of the Code Commissioner. (Two members.)
 - W. J. Fishburne.
 - I. W. Nash.
- 6. A Committee to provide for the examination of books of certain officers, treasurer, etc. (Three members.)
 - J. G. Richards, Jr.
 - J: E. Beamguard.
 - G. L. Toole.
- 7. A Committee to examine into the terrapin and oyster industry. (Three members.)
 - E. M. Seabrook.
 - J. W. Doar.
 - L. W. Haskell.
- 8. A Committee to investigate the affairs of the Dispensary. (Four members.)
 - A. L. Gaston.
 - T. B. Fraser.
 - J. Fraser Lyon.
 - D. A. Spivey.

A message was sent to the Senate accordingly.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives;

The Senate respectfully informs your honorable body that it concurs in the House amendments to:

S. 100.—Mr. Peurifoy (H. 425): A Bill to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."

And has ordered that the title be changed to that of an Act, and to be enrolled for ratification.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 17, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it insists upon its amendments to:

H. 69.—Mr. McMaster (S. 217): A Bill to require corporations to audit claims of their employees within this State.

And asks for a Committee of Conference, and has appointed Messrs: Marshall and Raysor of the Committee on the part of the Senate.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The SPEAKER appointed Messrs. McMaster, Sanders and Hamel as the Committee of Conference on the part of the House, and a message was sent to the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE.

The Committee on Conference, appointed on:

H. 69.—Mr. McMaster (S. 217): A Bill to require corporations to audit and pay claims of their employees within this State.

Beg leave to report that they recommend that the amendment submitted by the Senate be amended as follows: Strike out "or," and insert "and," on line 8 of amendment in manuscript.

J. Q. MARSHALL,
T. M. RAYSOR,
On the part of the Senate.
PORTER A. McMASTER,
J. N. HAMEL,
C. P. SANDERS,
On the part of the House.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 18, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has agreed to the report of the Committee of Conference on:

H. 69.—Mr. McMaster (S. 217): A Bill to require corporations to audit claims of their employees within this State.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

The Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

REPORT OF COMMITTEE OF FREE CONFERENCE.

The Committee on Free Conference, to whom was referred:

H. 375.—Mr. Nash (S. 416): A Bill to assign the present Circuit Judges to the proper Circuits, in order to conform to the provision of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

Respectfully report that they have duly and carefully considered the same, and recommend that a new Section be added, to be known as Section 3, as follows:

Section 3. That the Judge of the Ninth Circuit shall appoint a stenographer of that Circuit who shall receive a salary of sixteen hundred dollars per annum, and the Judge of the Tenth Circuit shall

appoint a stenographer for that Circuit who shall receive a salary of twelve hundred dollars per annum.

Amend by striking out the words "Section 3," and inserting in lieu thereof the words "Section 4."

Further recommend that the Senate amendment be agreed to.

T. M. RAYSOR,
THOS. G. McLEOD,
RICHARD J. MANNING,
On the part of the Senate.
R. S. WHALEY,
T. B. FRASER,
B. A. MORGAN,
On the part of the House.

The report was adopted.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 18, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it adopted the report of the Committee of Free Conference on:

H. 375.—Mr. Nash (S. 416): A Bill to assign the present Circuit Judges to the proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

Very respectfully,

JOHN T. SLOAN,

Received as information.

President of the Senate.

The Bill having received three readings in both Houses, it was ordered that the title thereof be changed to that of an Act, and that it be enrolled for ratification.

In the Senate, Columbia, S. C., February 18, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it invites the honorable the Speaker and Members of the House of Representatives to attend in the Senate Chamber, at 12 m., this day, for the purpose of ratifying Acts.

Very respectfully,

JOHN T. SLOAN,

The invitation was accepted.

President of the Senate.

ENROLLED ACTS REPORTED.

- Mr. NASH, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 592.—Judiciary Committee (S. 471): An Act to provide for the time for holding courts in the several Judicial Circuits, and to arrange the same.
- Mr. McCOLL, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 69.—Mr. McMaster (S. 217): An Act to make all debts due and to become due by corporations, doing business in this State, for labor or services rendered within this State by persons residing within this State, due or payable within this State.
- H. 19.—Mr. Morgan (S. 215): An Act making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.
- Mr. LYON, from the Committee on Enrolled Acts, reported the following Acts as duly and correctly enrolled and ready for ratification:
- H. 152.—Mr. Morgan (S. 476): An Act to provide the age and time in which road duty shall be performed in certain Counties in this State, and to provide for and fix the amount of commutation tax in lieu thereof.
- H. 116.—Mr. Toole (S. 475): An Act to amend an Act entitled . "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved 18th February, 1904.
 - H. 224.—Mr. Glover (S. 449): An Act to provide for assessing property in Beaufort County.
- H. 518.—Judiciary Committee (S. 417): An Act to assign the present Circuit Solicitors to the proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the Eighth and Ninth Circuits.
- Mr. HAMEL, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 591.—Ways and Means Committee (S. 470): An Act to raise supplies and make appropriations for the fiscal year commencing 1905.

Received as information.

RATIFICATION OF ACTS.

At 12 o'clock m. the House attended in the Senate Chamber, when the following Acts and Joint Resolutions were ratified:

- H. 69.—Mr. McMaster (S. 217): An Act to make all debts due and to become due by corporations, doing business in this State, for labor or services rendered within this State by persons residing within this State, due or payable within this State.
- H. 19.—Mr. Morgan (S. 215): An Act making certain offenses in primary elections misdemeanors, and prescribing penalties therefor.
- H. 224.—Mr. Glover (S. 449): An Act to provide for assessing property in Beaufort County.
- H. 152.—Mr. Morgan (S. 476): An Act to provide the age and time in which road duty shall be performed in this State, and to provide for and fix the amount of commutation tax in lieu thereof.
- H. 116.—Mr. Toole (S. 475): An Act to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.
- H. 591.—The Ways and Means Committee (S. 470): An Act to raise supplies and make appropriations for the fiscal year commencing 1905.
- H. 518.—Judiciary Committee (S. 417): An Act to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits and arrange the same, and to provide for the election of Solicitors for the First and Ninth Circuits."
- H. 592.—Judiciary Committee (S. 471): An Act to provide for the time for holding Courts in the several Judicial Circuits, and to-arrange the same.
- H. 212 (S. 10.—Mr. Blake): An Act to authorize Patrick Calhoun, Augustine T. Smythe, E. V. Calhoun and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing water-power for commercial uses and for other purposes.
- H. 564 (S. 283.—Mr. Peurifoy): An Act to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for the year 1905, to secure the same with interest thereon.

- H. 602 (S. 400.—Mr. McGowan): An Act to incorporate Reedy River Power Company.
- H. 559 (S. 160.—Mr. Williams): An Act authorizing the passage of ordinances by incorporated cities and towns, and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.
- H. 613 (S. 414.—Mr. Earle): An Act to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State on the 2d day of December, 1904, and to confer additional powers on said company.
- H. 616 (S. 349.—Mr. W. E. Johnson): An Act to amend Section I of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, in Vol. I, Code of Laws, 1902, page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.
- H. 488 (S. 60.—Mr. Hydrick): An Act to enable municipal corporations or other corporations in this State, engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.
- H. 607 (S. 264.—Mr. Wells): An Act to fix the amount of the compensation to be paid to the County officers of the various Counties of the State.
- H. 425 (S. 100.—Mr. Peurifoy): An Act to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."
- H. 421 (S. 15.—Mr. Butler): An Act to require railroad companies to construct, maintain, and operate industrial side-tracks.
- H. 641 (S. 422.—Mr. Cole L. Blease): A Joint Resolution, relating to the purchasing of a portrait of Chief Justice John Belton O'Neall.

COMMITTEE OF THE WHOLE.

On motion of Mr. LaFITTE, the House resolved itself into Committee of the Whole.

The SPEAKER called Mr. MOSES to the chair.

Mr. LaFITTE offered the following Resolutions:

H. 645.—Mr. LaFITTE: A Resolution.

Whereas, The House of Representatives is about to adjourn, and the members are about to take their departure to their respective homes; therefore, be it

Resolved, 1st. That we, the members of the House of Representatives, extend our sincere thanks to the Hon. M. L. Smith, Speaker, for his generous, manly and impartial discharge of his duties.

2d. That we extend our entire thanks to each and every officer of the House of Representatives for his kind and generous assistance, recognizing in them marked ability and zeal to discharge every trust imposed.

3d. That we extend our thanks to the newspapers and their representatives for the fair and impartial manner in which they have reported the business of the House.

4th. That this Resolution be printed in the Journal of the House. Mr. GASQUE moved that the Resolutions be adopted by a rising vote.

The Resolutions were unanimously agreed to.

The Committee of the Whole then rose, and the Speaker resumed the chair.

Mr. MOSES announced the adoption of the Resolutions.

The SPEAKER acknowledged with deepest gratitude the kindness of the House toward him as expressed in the Resolutions. He registered his belief in the worth of the membership of the House and wished the members prosperity and happiness. He congratulated the House on the efficiency of its clerical force, stating that the difficulties of his position were greatly relieved thereby.

MESSAGES FROM THE SENATE.

In the Senate, Columbia, S. C., February 18, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully informs your honorable body that it has adopted the report of the Committee appointed to investigate and

report upon the injury to one of the boilers connected with the heating plant of the State House. Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

In the Senate, Columbia, S. C., February 18, 1905.

Mr. Speaker and Gentlemen of the House of Representatives:

The Senate respectfully transmits to your honorable body the following appointments:

To investigate on litigation of Biennial Sessions of the Legislature.

Senator from Chesterfield. Senator from Orangeburg. Senator from Anderson.

To investigate the work of the Code Commissioner.

Senator from Marlboro.

To investigate the affairs of State Dispensary. Senator from Hampton.

Commissioners to inquire into the Oyster and Fish Industries of the State.

Senator from Beaufort. Senator from Lee.

To examine the books and accounts of certain State officers.

Senator from Cherokee. Senator from Union.

To examine into the financial and physical condition of State Colleges.

Senator from Chester.

To examine the penal and charitable institutions of the State. Senator from Greenwood.

· Very respectfully,

ROBERT R. HEMPHILL, Clerk of the Senate.

Received as information.

RECESS.

At 1:40 p. m., on motion of Mr. MOSES, the House receded from business until 3:30 p. m.

AFTERNOON SESSION.

The House reassembled at 3:30 p. m., the Speaker in the chair.

MESSAGE FROM THE SENATE.

In the Senate, Columbia, S. C., February 18, 1905.

Mr. Speaker and Gentlemen of the House of Representatives.

The Senate respectfully invites your honorable body to attend in the Senate Chamber at once for the purpose of ratifying Acts.

Very respectfully,

JOHN T. SLOAN, President of the Senate.

Received as information.

ENROLLED ACTS REPORTED.

- Mr. GASTON, from the Committee on Enrolled Acts, reported the following Acts and Joint Resolutions as duly and correctly enrolled and ready for ratification, to wit:
- H. 79.—Mr. Richards (S. 285): An Act to encourage the erection of adequate public school buildings.
- H. 375.—Mr. Nash (S. 416): An Act to assign the present Circuit Judges to the proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."
- H. 271.—Mr. Nash (S. 445): An Act to authorize the Trustees of the School District of the City of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.
- H. 581.—Ways and Means Committee (S. 437): An Act to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.
- Mr. McCOLL, from the Committee on Enrolled Acts, reported the following Act as duly and correctly enrolled and ready for ratification, to wit:
- H. 469.—Mr. Lyon (S. 460): An Act to amend the law relating to Magistrates.

Received as information.

RATIFICATION OF ACTS.

At 3:45 p. m. the House attended in the Senate Chamber, when the following Acts were ratified:

H. 79.—Mr. Richards (S. 285): An Act to encourage the erection of adequate public school buildings.

H. 375.—Mr. Nash (S. 416): An Act to assign the present Circuit Judges to the proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

H. 271.—Mr. Nash (S. 445): An Act to authorize the Trustees of the School District of the City of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.

H. 581.—Ways and Means Committee (S. 437): An Act to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

H. 469.—Mr. Lyon (S. 460): An Act to amend the law relating to Magistrates.

H. 484.—Mr. Cothran (S. 379): An Act to incorporate Saluda River Power Company and to authorize said company to crect a dam or dams across Saluda River in Pickens and Greenville Counties for development of the power of said river and converting same into electric power.

RESOLUTIONS.

H. 647.—Mr. DOAR:

Resolved, That the Clerk of the House be instructed to forward to each member of the House a copy of the Journal and of the Calendar of the last day of the session.

Which was agreed to.

Mr. GASTON offered the following Resolution:

H. 646.-Mr. Gaston:

Resolved, That a committee of three be appointed to wait on his, Excellency the Governor and ascertain if he have any further communication to make to the General Assembly, as this body is now ready to adjourn sine die.

Considered immediately and agreed to.

The SPEAKER appointed on the Committee Messrs. Gaston, Pollock and Lawson.

REPORT OF COMMITTEE.

Mr. GASTON, of the Committee appointed to wait on his Excellency the Governor, reported that the Committee had discharged its duty, and that the Governor would immediately present a message to the House.

Received as information.

MESSAGE FROM THE GOVERNOR.

The Sergeant-at-Arms announced a Message from his Excellency the Governor, which was presented by Mr. J. E. Norment, Private Secretary.

The Message was read, as follows:

SPECIAL MESSAGE No. 8.

State of South Carolina, Executive Chamber, Columbia, S. C., February 18, 1905.

To the Honorable the Speaker of the House and Gentlemen of the General Assembly:

I have the honor to notify your honorable body that I have approved:

An Act to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

And have approved:

An Act entitled "An Act to raise supplies and make appropriations for the fiscal year commencing 1905."

And have also approved:

An Act to make appropriations for the payment of the per diem, mileage and stationery certificates of the members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

Very respectfully,

D. C. HEYWARD,

Governor.

Received as information.

A message was received from the Senate, delivered orally by the Clerk, informing this body that the Senate had disposed of the business before it and was ready to adjourn sine die.

Received as information.

On motion of Mr. POLLOCK, a message was sent to the Senate, delivered orally by the Clerk of the House, informing that body that the House had disposed of the business before it, and was ready to adjourn sine die.

ADJOURNMENT SINE DIE.

At 4:12 p. m., on motion of Mr. PITTMAN, the House adjourned sine die.



List of the Names and Postoffices

OF THE

OFFICERS AND MEMBERS OF THE SENATE

OF THE

State of South Carolina.

Regular Session Beginning Tuesday, January 10, 1905.

OFFICERS OF THE SENATE.

John T. Sloan, Lieutenant-Governor and ex-officio President of the Senate, Columbia, S. C.

Robert R. Hemphill, Clerk, Abbeville, S. C.

Edward S. Dingle, Assistant Clerk, Charleston, S. C.

W. H. Stewart, Reading Clerk, Rock Hill, S. C.

J. F. Schumpert, Sergeant-at-Arms, Utopia, S. C.

Rev. Walter I. Herbert, Chaplain, Columbia, S. C.

ROLL OF MEMBERS OF THE SENATE.

Name.	Occupation.	Postoffice.
LieutGovernor John T. Sloan, President	Lawyer	. Columbia
	ABBEVILLE.	
J. R. Blake, Jr	Manufacturer	. Abbeville
	AIKEN.	
W. E. Johnson	Lawyer	Aiken
	ANDERSON.	•
J. K. Hood	Lawyer	. Anderson
	BAMBERG.	
J. B. Black	Physician	Bamberg
	BARNWELL.	
G. H. Bates	Lawyer	. Barnwell
	BEAUFORT.	
N. Christensen, Jr	Merchant and Editor	. Beaufort
	BERKELEY.	
E. J. Dennis	Lawyer Mo	onks Corner
(CHARLESTON.	•
George F. von Kolnitz	Lawyer	Charleston
	CHEROKEE.	
T. B. Butler	Lawyer	Gaffney
	CHESTER.	
P. L. Hardin	Farmer	Chester

CHESTERFIELD. Edward McIverLawyerCheraw		
CLARENDON. C. M. Davis		
COLLETON. J. E. Peurifoy		
DARLINGTON. G. W. Brown		
DORCHESTER. J. D. Bivens		
EDGEFIELD. T. G. TalbertParksville		
FAIRFIELD. W. J. Johnson Ridgeway		
FLORENCE. W. H. Wells Florence		
GEORGETOWN. LeGrand G. Walker Georgetown		
GREENVILLE. W. L. MauldinGreenville		
GREENWOOD. J. H. Brooks		
HAMPTON. E. F. Warren Hampton		
HORRY.		
G. J. HollidayFarmer and LawyerConway		

686 ROLL OF MEMBERS OF THE SENATE.

KERSHAW. J. T. Hay..... Camden LANCASTER. W. C. Hough......LawyerLancaster LAURENS. F. P. McGowan..... Laurens LEE. T. G. McLeod...... Bishopville LEXINGTON. D. F. Efird......Farmer and Mill Man....Lexington MARLBORO. J. H. Hudson..... Bennettsville MARION. James Stackhouse......Stock Dealer Marion NEWBERRY. Cole. L. Blease...... Newberry OCONEE. J. R. Earle..... Walhalla ORANGEBURG. Thomas M. Raysor..... Lawyer Orangeburg PICKENS. C. H. Carpenter..... Easley RICHLAND.

A. H. Williams...... Lake City

SENATE APPOINTMENTS.

J. K. Aull	Newberry Journal Clerk
A. M. Deal	Columbia Bill Clerk
N. O. Pyles	Greenwood CountyMail Carrier
A. H. Booth	Newberry Clerk Judiciary Com.
Marvin M. Mann	St. GeorgeClerk Finance Com.
Alex. Cohn	Peak StationClerk Railroad and
	Education Committees
Andrew Crawford, Jr	ColumbiaKeeper President's Room
J. F. Bobo	Spartanburg Doorkeeper
W. C. Evans	Elloree Doorkeeper
Peter Sanders	Centenary Doorkeeper
W. H. Johnson	Aiken Page
E. M. Cullum	Batesburg Page
Jack Pressley	Edgefield Laborer
Albert Nance	Newberry Laborer
Abe Foster	Laurens Laborer

STANDING COMMITTEES OF THE SENATE.

AGRICULTURE.

J. T. Douglass, Chairman.

A. H. Williams.

R. I. Manning.

James Stackhouse.

P. L. Hardin.

C. H. Carpenter.

T. G. McLeod.

E. F. Warren.

G. J. Holliday.

C. M. Davis.

J. H. Brooks.

D. F. Efird.

EDUCATION.

G. W. Brown, Chairman.

J. Q. Marshall.

• T. M. Raysor.

W. E. Johnson.

D. E. Hydrick.

T. B. Butler.

Niels Christensen, Jr.

W. H. Wells.

E. S. Blease.

CLAIMS AND GRIEVANCES.

J. S. Brice, Chairman.

D. E. Hydrick.

J. R. Blake, Jr.

J. K. Hood.

J. E. Peurifov.

T. B. Butler.

I. B. Black.

T. G. Talbert.

J. D. Bivens.

ENROLLED BILLS.

J. K. Hood, Chairman.

J. E. Peurifoy.

G. J. Holliday.

W. J. Johnson.

E. J. Dennis, Jr.

Niels Christensen, Jr.

J. R. Earle.

W. H. Wells.

CONTINGENT ACCOUNTS.

C. M. Davis, Chairman.

T. B. Butler.

C. H. Carpenter.

G. F. von Kolnitz, Jr.

T. M. Raysor.

F. P. McGowan.

E. S. Blease.

D. F. Efird.

FINANCE.

R. I. Manning, Chairmans

A. H. Williams.

J. Q. Marshall.

G. J. Holliday.

J. S. Brice.

T. G. McLeod.

J. R. Blake, Jr.

James Stackhouse.

P. L. Hardin.

W. L. Mauldin.

Niels Christensen, Jr.

W. J. Johnson.

J. H. Hudson.

DISPENSARY.

James Stackhouse, Chairman.

P. L. Hardin.

C. M. Davis.

C. L. Blease.

George H. Bates.

D. F. Efird.

I. B. Black.

PENAL AND CHARITABLE INSTITUTIONS.

W. C. Hough, Chairman.

J. T. Hay.

G. F. von Kolnitz, Jr.

J. K. Hood.

J. E. Peurifoy.

I. H. Brooks.

F. P. McGowan.

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T. G. McLeod, Chairman.

W. E. Johnson.

I. K. Hood.

E. F. Warren.

C. H. Carpenter.

J. E. Peurifoy.

G. J. Holliday.

W. L. Mauldin.

George H. Bates.

J. B. Black.

E. S. Blease.

T. G. Talbert.

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LeGrand G. Walker, Chairman.

James Stackhouse.

T. G. Talbert.

E. S. Blease.

I. R. Earle.

F. P. McGowan.

ENGROSSED BILLS.

C. H. Carpenter, Chairman,

C. M. Davis.

J. K. Hood.

692 STANDING COMMITTEES OF THE SENATE.

J. D. Bivens.

T. G. Talbert.

J. R. Earle.

E. S. Blease.

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G. F. von Kolnitz, Jr.

T. G. McLeod.

C. L. Blease.

E. J. Dennis.

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G. J. Holliday, Chairman.

J. T. Douglass.

James Stackhouse.

P. L. Hardin.

D. E. Hydrick.

Niels Christensen, Ir.

E. J. Dennis.

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G. J. Holliday.

I. S. Brice.

James Stackhouse.

J. K. Hood.

G. F. von Kolnitz, Jr.

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W. J. Johnson.

W. H. Wells.

George H. Bates.

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R. I. Manning.

P. L. Hardin.

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J. D. Bivens.

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G. W. Brown.

T. M. Raysor.

. D. E. Hydrick.

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Edward McIver.

T. B. Butler.

W. E. Johnson.

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J. H. Hudson.

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E. F. Warren, Chairman.

J. T. Hay.

W. C: Hough.

Edward McIver.

J. E. Peurifoy.

James Stackhouse.

C. L. Blease.

George H. Bates.

J. H. Hudson.

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A. H. Williams, Chairman.

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J. H. Brooks.

W. L. Mauldin.

E. J. Dennis.

694 STANDING COMMITTEES OF THE SENATE.

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F. P. McGowan.

D. F. Efird.

J. D. Bivens.

T. G. Talbert.

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J. K. Hood.

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Edward McIver.

R. I. Manning.

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T. G. McLeod.

George H. Bates.

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E. F. Warren.

C. M. Davis.

C. H. Carpenter.

J. H. Brooks.

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J. K. Hood.

C. L. Blease.

E. J. Dennis.

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I. H. Brooks.

C. L. Blease.

E. J. Dennis.

Niels Christensen, Jr.

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E. F. Warren.

W. L. Mauldin.

J. D. Bivens.

J. R. Earle.

J. B. Black.

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Edward McIver.

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J. R. Earle.

D. F. Efird.

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R. I. Manning.

C. H. Carpenter.

J. R. Blake.

606 STANDING COMMITTEES OF THE SENATE.

RAILROADS AND INTERNAL IMPROVEMENTS.

- T. M. Raysor, Chairman.
- J. Q. Marshall.
- D. E. Hydrick.
- T. B. Butler.
- J. K. Hood.
- J. S. Brice.
- Fdward McIver.

George W. Brown.

- P. L. Hardin.
- W. L. Mauldin.
- W. H. Wells.
- J. R. Earle.

List of the Names and Postoffices

OF THE

OFFICERS AND MEMBERS

OF THE

HOUSE OF REPRESENTATIVES

OF THE

State of South Carolina.

Regular Session Beginning Tuesday, January 10, 1905.

OFFICERS OF THE HOUSE.

Hon. M. L. Smith, Speaker, Camden, S. C. Tom C. Hamer, Clerk, Bennettsville, S. C. J. Wilson Gibbes, Assistant Clerk, Columbia, S. C. John S. Withers, Reading Clerk, Chester, S. C. J. S. Wilson, Sergeant-at-Arms, Lancaster, S. C. Rev. R. N. Pratt, Chaplain, Columbia, S. C.

ROLL OF MEMBERS OF THE HOUSE.

	•	
Name.	Occupation.	Postoffice.
	ABBEVILLE.	
John C. Lomax	Lawyer	owndesville
	AIKEN.	
L. B. Etheredge G. L. Toole	Lawyer Physician Lawyer Farmer	Wagener
	ANDERSON.	
J. Belton Watson George E. Prince M. P. Tribble	Farmer	. Anderson . Anderson
	BAMBERG.	
	Merchant	
BARNWELL.		
R. A. Gyles	Physician	. Blackville
BEAUFORT.		
W. N. Heyward	Lawyer	Hardeeville

BERKELEY.

BERKELEY.		
G. B. Davis		
CHARLESTON.		
D. McK. Frost. Lawyer Charleston R. S. Whaley Lawyer Charleston Huger Sinkler. Lawyer Charleston Duncan J. Baker Lawyer Charleston R. M. Lofton. Lawyer and Farmer McClellanville J. E. Herbert. Paymaster Clyde S. S. Co. Charleston E. M. Seabrook. Farmer Edisto Island O. A. Hamlin. Farmer Mt. Pleasant		
CHEROKEE.		
J. C. Otts		
CHESTER.		
Paul Hemphill		
CHESTERFIELD.		
W. P. PollockLawyerCheraw G. K. LaneyLawyerChesterfield		
CLARENDON.		
R. S. DesChamps Farmer Pinewood D. L. Green Farmer Dunbarton D. J. Bradham Farmer Manning		
. COLLETON.		
J. M. WalkerLawyerWalterboroW. C. BrantFarmerGetsingerW. J. FishburneLawyerWalterboro		

DARLINGTON.

E. L. GrayFarmerLydia L. M. LawsonLawyerDarlington J. P. KirvenFarmerDovesville		
DORCHESTER.		
J. S. WimberlyFarmerSt. George		
EDGEFIELD.		
J. W. DeVore		
FAIRFIELD.		
C. E. Ford		
FLORENCE.		
W. B. GauseFarmerCoward Z. T. KershawLawyerTimmonsville J. H. PostonFarmerHannah		
GEORGETOWN.		
M. W. PyattLawyerGeorgetown J. W. DoarGeorgetown		
GREENVILLE.		
B. A. Morgan. Lawyer Greenville John J. Watson. Farmer Travelers Rest John R. Harrison. Farmer Fountain Inn T. P. Cothran. Lawyer Greenville L. O. Patterson. Lawyer Greenville		
GREENWOOD.		
P. B. Callison		

HAMPTON.

T. B. Whatley		
HORRY.		
D. D. HarrellsonFarmerLois D. A. SpiveyBankerConway		
KERSHAW.		
M. L. Smith		
LANCASTER.		
J. W. Hamel		
LAURENS.		
W. C. Irby, Jr. Lawyer Laurens R. D. Boyd. Farmer Alma J. H. Miller. Physician and Farmer. Cross Hill		
LEE.		
R. H. PittmanR. R. Agent and MinisterBishopville W. McD. Green		
LEXINGTON.		
E. J. Etheredge Dentist and Farmer Leesville Paul E. Hutto Merchant and Farmer Swansea J. M. Epting Farmer New Brookland		
MARION.		
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MARLBORO.		
D. D. McColl, JrLawyerBennettsville W. W. BruceInsurance AgentBlenheim J. P. GibsonJournalismBennettsville		

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OCONEE.		
J. D. Sheldon, FarmerR. F. D. No. 3, Westminster E. E. Verner		
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T. J. MauldinLawyerPickens Laban MauldinFarmerEasley		
RICHLAND.		
J. M. Rawlinson Merchant and Farmer Congaree L. W. Haskell Lawyer Columbia Porter A. McMaster Lawyer Columbia A. D. McFaddin Lawyer Columbia		
SALUDA.		
W. A. Webb Farmer Payne George B. Lester Farmer Silver Street		
SPARTANBURG.		
C. P. Sanders. Lawyer Spartanburg J. Wright Nash Lawyer Spartanburg M. W. Walker Merchant Glendale H. H. Arnold Farmer Woodruff W. J. Gibson Farmer Campobello K. D. Edwards Farmer Martinsville		

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Altamont Moses		
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H. C. LittleFarmer		
- WILLIAMSBURG. •		
W. L. Bass. Lawyer Lake City J. S. Graham. Farmer Morrisville Philip Stoll. Lawyer and Editor Kingstree		
YORK.		
J. W. ArdreyFarmerFort MillJ. E. MasseyPhysicianRock HillJ. H. SayePhysicianSharonJ. E. BeamguardFarmerClover		

HOUSE APPOINTMENTS.

Name.	Postoffice.	Employment.
Christie Benet	.Columbia	. Journal Clerk
S. B. Moore	.Spartanburg	Bill Clerk
H. A. Moses	. Sumter Clerk Ways at	nd Means Com.
Charles H. Barron	. ColumbiaClerk	Judiciary Com.
W. F. Norton	. Mullins	Mail Carrier
James N. Pearman	. Honea Path Keeper S	Speaker's Room
Malcolm Johnson	.Ridgeway	Page
Stephen Richards	.Liberty Hill	Page
Jack Patrick	.Anderson	Page
Allen J. Culley	.Columbia	Page
Ervin Batson	.Greenville	Doorkeeper
John Blanche		Doorkeeper
J. A. Scott	.Columbia	Doorkeeper
West Oliphant	.EdgefieldPorter	Judiciary Com.
Eli Goodwin	.Congaree Porter W	I. and M. Com.
Robert Chisolm	. Walterboro	Laborer
George Edwards	. Honea Path	Laborer
Robert Jenkins	.Gadsden	Laborer
Robert Caldwell		Laborer
Middleton Washington	.Columbia	Laborer

STANDING COMMITTEES OF THE HOUSE.

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W. P. Pollock.

G. L. Toole.

D. D. McColl, Jr.

Huger Sinkler.

C. P. Sanders.

T. P. Cothran.

Paul Hemphill.

J. G. McCants.

Thomas F. Brantley.

J. W. Nash.

W. J. Fishburne.

J. C. Otts.

J. H. Foster.

J. R. Cloy.

A. D. McFaddin.

L. M. Lawson.

E. T. LaFitte.

J. E. Harley.

WAYS AND MEANS.

Altamont Moses, Chairman.

John G. Richards, Jr.

J. E. Beamguard.

L. W. Haskell.

P. B. Callison.

George E. Prince.

J. Fraser Lyon.

D. A. Spivey.

B. E. Nicholson.

K. D. Edwards.

J. W. Ardrey.

J. A. Banks.

W. L. Bass.

L. J. Browning.

G. K. Laney.

W. W. Bruce.

D. McK. Frost.

J. S. J. Faust.

Joseph Glover.

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B. A. Morgan, Chairman.

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F. W. Higgins.

Huger Sinkler.

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W. D. Kirby.

L. O. Patterson.

J. P. Gibson.

T. B. Whatley.

W. H. Yeldell.

I. A. Hall.

Philip Stoll.

D. J. Bradham.

R. H. Pittman.

RAILROADS.

George E. Prince, Chairman.

P. B. Callison.

J. H. Clifton.

W. P. Pollock.

G. L. Toole.

J. W. DeVore.

T. C. Strong.

G. B. Davis.

E. E. Verner.

J. G. McCants.

J. E. Harley.

INCORPORATIONS.

Huger Sinkler, Chairman

R. M. Lofton.

W. L. Bass.

Porter A. McMaster.

D. J. Bradham.

T. J. Mauldin.

Paul E. Hutto.

R. F. Dukes.

L. O. Patterson.

J. W. Hamel.

J. C. Lomax.

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E. Mitchell Seabrook, Chairman.

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Edgar L. Culler.

F. W. Higgins.

W. McD. Green.

I. P. Kirven.

Laban Mauldin.

J. S. Wimberly.

G. B. Lester.

John J. Watson.

J. W. Ardrey.

B. K. Keenan.
J. B. Watson.

J. B. Watson.

D. J. Bradham. J. S. Graham.

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I. M. Rawlinson.

D. L. Green.

J. W. Hamel.

J. H. Saye.

T. P. Cothran.

Paul Hemphill.

E. E. Verner.

J. S. Graham.

E. E. Ballentine.

Z. T. Kershaw.

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D. D. Harrellson.

I. E. Herbert.

Laban Mauldin.

Z. T. Kershaw.

J. R. Harrison.

W. J. Gibson.

B. K. Keenan.

I. B. Watson.

J. M. Taylor.

J. M. Taylor.

J. F. Morrison.

R. H. Pittman.

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Joshua W. Ashley, Chairman.

Ralph S. DesChamps.

W. D. Kirby.

E. L. Grav.

W. N. Heyward.

J. H. Poston.

G. M. Riley.

J. D. Sheldon.

W. A. Webb.

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L. J. Browning.

W. C. Brant.

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C. P. Sanders.

D. A. Spivey.

B. A. Morgan.

G. K. Laney.

J. C. Sellers.

W. D. Kirby.

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M. P. Tribble.

R. F. Dukes.

George B. Lester.

J. A. Hall.

G. M. Rilev.

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T. B. Fraser, Chairman.

G. E. Prince.

C. P. Sanders.

R. S. Whaley.

W. P. Pollock.

Altamont Moses.

B. A. Morgan.

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T. F. Brantley.

Cornelius J. Colcock.

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J. M. Epting.

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L. M. Gasque.

STANDING COMMITTEES OF THE HOUSE.

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H. C. Little.

710

I. E. Herbert.

E. J. Etheredge.

John W. Earhardt.

W. McD. Green.

E. T. LaFitte.

D. McK. Frost.

G. R. Reaves.

Paul E. Hutto.

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J. M. Rawlinson, Chairman.

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R. M. Lofton.

M. W. Pyatt. 1.

W. L. Bass.

L. B. Etheredge.

J. H. Saye.

A. H. Brice.

J. M. Epting.

T. B. Whatley.

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J. E. Massey, Chairman.

T. B. Whatley.

M. A. Turner.

I. H. Miller.

L. B. Etheredge.

Ryan A. Gyles.

W. L. Parker.

J. R. Harrison.

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E. J. Etheredge.

M. W. Walker.

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O. A. Hamlin.

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T. C. Strong.

W. C. Brant.

E. L. Gray.

W. A. Webb.

J. S. Wimberly.

J. A. Hall.

J. H. Miller.

J. N. Nance.

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Joseph Glover, Chairman.

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T. C. Strong.

D. J. Baker.

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J. P. Kirven.

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C. S. Ford.

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T. J. Mauldin.

L. M. Gasque.

Porter A. McMaster.

M. W. Walker.

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W. N. Heyward.

Philip Stoll.

A. D. McFaddin.

E. M. Seabrook.

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A. L. Gaston.

J. W. Doar.

Paul Hemphill.

J. P. Gibson.

J. W. Nash.

J. W. Hamel.

J. F. Lyon.

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W. D. Kirby.

J. S. Wimberly.

J. J. Watson.

I. M. Walker.

M. A. Turner.

W. L. Parker.

I. N. Nance.

I. H. Poston.

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George B. Davis.

J. A. Banks.

I. E. Herbert.

I. W. Nash.

B. E. Nicholson.

J. N. Nance.

J. S. J. Faust.

Altamont Moses.

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R. M. Lofton, Chairman.

K. D. Edwards.

Joseph Glover.

H. H. Arnold.

R. D. Boyd.

A. H. Brice.

J. R. Cloy.

L. M. Lawson.

J. W. Nash.

G. R. Reaves.

J. F. Lyon.

SPECIAL COMMITTEES OF THE HOUSE.

COMMITTEE TO EXAMINE INTO THE EXPENDITURES OF APPROPRIATIONS FOR STATE EDUCATIONAL INSTITUTIONS.

Huger Sinkler. M. W. Walker.

COMMITTEE (RECOMMENDED BY THE COMMITTEE ON STATE HOSPITAL FOR THE INSANE) TO EXAMINE ACCOUNTS OF PENAL AND CHARITABLE INSTITUTIONS.

J. M. Rawlinson.

L. B. Etheredge.

COMMITTEE TO EXAMINE AND CHECK UP THE BOOKS OF THE DISPENSARY.

P. B. Callison.

,

John B. Watson.

COMMITTEE TO CONTRACT FOR SUPREME COURT REPORTS.

E. T. LaFitte., I. Harry Foster.

COMMITTEE TO INQUIRE INTO THE PROGRESS OF THE CODE COMMISSIONER.

W. J. Fishburne.

J. W. Nash.

COMMITTEE TO PROVIDE FOR THE EXAMINATION OF BOOKS OF CERTAIN OFFICERS, TREASURER, ETC.

J. G. Richards, Jr.

J. E. Beamguard.

G. L. Toole.

COMMITTEE TO EXAMINE INTO THE TERRAPIN AND OYSTER INDUSTRY.

E. M. Seabrook.

J. W. Doar.

L. W. Haskell.

COMMITTEE TO INVESTIGATE THE AFFAIRS OF THE DISPENSARY.

A. L. Gaston.

T. B. Fraser.

J. Fraser Lyon.

D. A. Spivey.

ENGROSSING DEPARTMENT.

SOLICITORS.

Name.	Postoffice.
J. M. Johnson	Marion, S. C.
T. S. Sease	Spartanburg, S. C.
J. E. Davis	
P. T. Hildebrand	Orangeburg, S. C.
J. E. Boggs	
J. K. Henry	
John S. Wilson	
George Bell Timmerman	Lexington, S. C.
•	
CLERKS IN ENGROSSING DEPARTMENT.	
Name.	Postoffice.
E. H. Aull, Chief Clerk	
Miss Irene Platt	Orangeburg, S. C.
Mrs. Esther S. Jenkins	
Miss Mabel Hearon	Bishopville, S. C.
Miss Anna E. Miles	Marion, S. C.
Miss Lula Fletcher	Kershaw, S. C.
Miss Adalize Thorne	Blackstock, S. C.
Mrs. Rose Patton Hoke	Spartanburg, S. C.
Miss Lillian Verner	Walhalla, S. C.
Miss Armida Moses	Sumter, S. C.
Miss Epp Blake	Spartanburg, S. C.
Miss Frances Aiken	Greenville, S. C.
Mr. Thomas H. Peeples	Barnwell, S. C.
Mr. C. H. Foster	
Mr. H. C. Summer, Jr	
Mr. R. R. Stuckey	
Mrs. G. H. Koon	
Miss Hattie Hodges	Greenwood, S. C.
Miss Dosia Werts	Johnston, S. C.
Mr. J. W. Derrick	Leesville, S. C.
Mr. J. C. Lybrand	New Brookland, S. C.
Mrs. Mary E. H. Martin	
Miss Susie Boon	Warrenville, S. C.

ENGROSSING DEPARTMENT.	717
Miss Louise Yeldell	S. C.
Miss Nettie BrunsonOrangeburg, Mrs. W. C. RionColumbia,	S. C.

SENATE RESOLUTIONS.

January 10: -

By Mr. RAYSOR:

Resolved, That so much of the Message of his Excellency the Governor as relates to the Public Debt, to Revenues and Expenses, and all other matters pertaining to Taxation and Finance, be referred to the Committee on Finance.

That so much thereof as relates to the Colleges and Common Schools, to the Institution for the Education of the Deaf, Dumb and Blind, and other educational matters, be referred to the Committee on Education.

That so much as relates to the Hospital for Insane, be referred to the Committee on Penal and Charitable Institutions.

That so much as relates to the Courts, to Biennial Sessions, and all references to legal matters, be referred to the Committee on the Judiciary.

That so much as relates to Public Highways; be referred to the Committee on Roads, Bridges and Ferries.

That so much as relates to the Phosphate Interests, be referred to the Committee on Mines and Mining.

That so much as relates to the Railroad Commission, be referred to the Committee on Railroads.

That so much as relates to the Militia and Pensions, be referred to the Committee on Military.

That so much as relates to the State Board of Health, be referred to the Committee on Medical Affairs.

That so much as relates to the State Penitentiary, be referred to the Committee on Penitentiary.

That so much as relates to the State Dispensary, be referred to the Committee on Dispensary.

That so much as relates to the Department of Immigration, be referred to the Committee on Immigration.

That so much as relates to the State Geologist, be referred to the Committee on Mines and Mining.

That so much as relates to State Records, be referred to the Committee on Legislative Library.

That so much as relates to Agriculture, the State Agricultural Society, Silk Culture, Forest Preservation and Fish and Oyster Preservation, be referred to the Committee on Agriculture.

That so much as relates to the State House, be referred to the Committee on Public Buildings.

January 10:

By Mr. RAYSOR:

Resolved, That the Rules of the Senate adopted for the session of 1904 be adopted to govern this body for the present session.

January 10:

By Mr. PEURIFOY:

Resolved, That the State Printer be instructed to furnish two hundred and fifty copies of the Journals and Calendars.

January 12:

By Mr. BROWN:

Resolved, That the Bill to amend an Act entitled "An Act to amend Section 1731, Vol. 1, Code of Laws South Carolina, 1902, so as to reduce tobacco warehouse charges," approved the 1st day of March, 1904, so as to restore the charges changed by said Act, which was referred to the Committee on Judiciary, be recalled and referred to a Special Committee consisting of the Senators from Darlington, Marion, Florence, Clarendon, Horry and Williamsburg.

January 12:

By Mr. McLEOD:

Resolved, That the matter of purchasing a new carpet for the lobby be referred to the Committee on Public Buildings.

January 18:

By Mr. COLE L. BLEASE:

Resolved, That the Resolution (S. 7) to investigate the management of the State Dispensary, as adopted, be engrossed before being sent to the House of Representatives.

January 21:

By Mr. McLEOD:

Resolved, That the House of Representatives be invited to attend in the Senate Chamber at 12.20 o'clock to-day (January 21), for the purpose of ratifying Acts.

January 23:

By Mr. HOOD:

Resolved, That the Speaker and the Members of the House of Representatives be invited to attend in the Senate Chamber at 12 o'clock noon, on the 2d instant, for the purpose of ratifying Acts.

January 26:

By Mr. HAY:

Be it resolved, That the Sergeant-at-Arms of the Senate be, and he is hereby, instructed forthwith to procure a new carpet and lay the same on the floor of the lobby of the Senate Chamber.

February 1:

By Mr. BROWN:

Resolved, That the Senator from Marlboro be placed on the following Standing Committees: Judiciary, Finance and Privileges and Elections.

February 2:

By Mr. HOOD:

Resolved, That the Speaker and the Members of the House of Representatives be invited to attend in the Senate Chamber at 12.30 o'clock P. M., on the 2d inst., for the purpose of ratifying Acts.

February 3:

By Mr. BROWN:

Whereas, the Senate has learned with profound sorrow of the death of the Honorable E. J. Dennis, late Senator from the County of Berkeley; and

Whereas, it is desired that fitting tribute be paid his memory; now, therefore, be it

Resolved by the Senate of the State of South Carolina, That Tuesday, February 7th instant, at 1.30 P. M., be set apart for the purpose of paying respect to the memory of the deceased Senator.

February 7:

By Mr. CHRISTENSEN:

Resolved, That the Honorable the Speaker and the Members of the House of Representatives be invited to attend in the Senate Chamber at 1.30 P. M. this day, for the purpose of ratifying Acts.

February 7:

By Mr. MAULDIN:

Resolved, That the Sergeant-at-Arms be authorized to purchase and place sand upon the walks approaching the Capitol upon the east side thereof, the same to be paid for out of the Contingent Fund of the Senate.

February 8:

By Mr. McIVER:

Resolved, That the report of the Committee appointed to investi-

gate the offices of the Treasurer, Comptroller General, Sinking Fund Commission and the Secretary of State, as well as the communication of the Secretary of State, be referred to the Finance Committee, with leave to report by Bill, Joint Resolution or otherwise as they may deem expedient.

February 8:

By Mr. EARLE:

Resolved, That an invitation be sent to the House of Representatives inviting it to attend in the Senate Chamber at 12 o'clock M., Thursday, February 9, 1905, for the purpose of ratifying Acts.

February 10:

By Mr. BROWN:

Resolved, That the memorial services in relation to the late Senators McCall, of Marlboro, and Dennis, of Berkeley, fixed by Special Order for Saturday, the 11th instant, at 1 o'clock and 1.30 o'clock, respectively, be deferred until Wednesday next, at the same hours.

February 13:

By Mr. EARLE:

Resolved, That the Honorable Speaker and Members of the House of Representatives be invited to attend in the Senate Chamber at 1.30 P. M., this day, for the purpose of ratifying Acts.

February 13:

By Mr. EARLE:

Resolved, That the Honorable the Speaker and Members of the House of Representatives be invited to attend in the Senate Chamber at 9 o'clock this evening, to ratify Acts.

February 14:

By Mr. McIVER:

Resolved, That a Committee, composed of three Members of the Senate, be appointed by the President, to investigate and report to the next session of the General Assembly what amendments to the Constitution and Statutes of this State will be necessary and proper to provide for biennial sessions of the Legislature, together with such Bills and Resolutions as may be necessary and proper to enact the same.

February 15:

By Mr. HUDSON:

Whereas, the Hon. Charles S. McCall, late Senator from Mari-

46-H. J.-(500)

boro, departed this life on the 31st day of December last, to whose memory it is proper that this Senate should pay tribute; therefore,

Be it resolved by the Senate,

First. That in the death of our late colleague, the Senate has lost the services of a faithful, efficient and influential member, respected, esteemed and beloved by those associated with him in the grave and responsible duties of legislation.

Second. That we should emulate his example in unfaltering fidelity to duty, patient and diligent labor as Senator, in his sterling integrity and unsullied reputation in public life, and in his constant endeavor to legislate for the welfare of all the people of the State.

Third. That while we deeply lament his untimely death, we recognize it as a solemn duty to submit without murmur to the decree of an all-wise Providence.

Fourth. That these Resolutions be entered upon the Journal of the Senate, and a page of the Journal be inscribed to the memory of our deceased brother.

Fifth. That we tender to the family of our lamented brother Senator our heart-felt sympathy, and direct the Clerk of the Senate to forward to them an engrossed copy of these Resolutions.

Sixth. As a further token of respect to the deceased, that this Senate do now adjourn.

February 15:

By Mr. BROWN:

Whereas, the Senate has learned with profound sorrow, the death of the late Senator E. J. Dennis, of Berkeley County; and whereas, it is desired to pay fitting tribute to his memory; therefore, be it

Resolved, That in appreciation of his noble worth, generous character and valuable services to the State, this Senate do enter upon its Journal as a permanent record this tribute of respect, and that a page of the Journal, suitably inscribed, be dedicated to his memory.

Be it further *Resolved*, That a copy of these Resolutions, suitably engrossed, be transmitted by the Clerk of the Senate to the family of the deceased Senator.

Be it further Resolved, That as a further mark of respect, this Senate do now adjourn.

February 16:

By Mr. MAULDIN:

Resolved, That from and after to-day all speeches upon questions before the Senate, for the remainder of the session, shall be limited to five minutes.

February 17:

By Mr. HOOD:

Resolved, That the Speaker and the Members of the House of Representatives be invited to attend in the Senate Chamber at one o'clock to-day, to ratify Acts.

February 17:

By Mr. RAYSOR:

Resolved, That the Honorable Speaker and Members of the House of Representatives be invited to attend in the Senate Chamber at 5 P. M., for the purpose of ratifying Acts.

February 17:

By Mr. HOOD:

Resolved, That the Speaker and Members of the House of Representatives be invited to attend in the Senate Chamber at 9 o'clock to-night, to ratify Acts.

February 18:

By Mr. HOOD:

Resolved, That the Speaker and Members of the House of Representatives be invited to attend in the Senate Chamber at 12 o'clock to-day, to ratify Acts.

February 18:

By Mr. BROWN:

- 1. Resolved, That the Senate desires to put on record its high appreciation of the ability, courtesy and dignity with which its President, the Hon. John T. Sloan, has discharged the difficult and delicate duties of his office.
- 2. Resolved, That the Senate tenders to the Hon. Richard I. Manning, its President pro tem., its thanks for his able, courtly and efficient performance of the duties of the Chair.
- 3. Resolved, That the Senate extends to its said officers the assurance of the personal esteem of its members, and cherishes the earnest hope that they may long be spared to adorn the high positions which they have filled with so much distinction, and to illustrate in their public life the noblest virtues of the officer and citizen.

February 18:

By Mr. BROWN:

1. Resolved, That it is the desire of the Senate to place on record its high appreciation of its efficient and courteous Clerk, Gen. Robt.

- R. Hemphill, for his valuable services in discharging the important and ardous duties of his office.
- 2. Resolved, That the thanks of the Senate are due, and are hereby tendered, to its Assistant Clerk, E. S. Dingle; Sergeant-at-Arms, J. F. Schumpert; Reading Clerk, W. H. Stewart; and the other officers and employees of the Senate, for their faithful and efficient performance of their duties, and extends to them its best wishes for their continued happiness and prosperity.
- 3. Resolved, That Messrs. Paul M. Brice and Lewis G. Wood, Jr., representatives of the press, are tendered the acknowledgment and thanks of the Senate for their fair and impartial reports of the proceedings of the Senate.

February 18:

By Mr. COLE L. BLEASE:

Resolved, That the thanks of the Senate are tendered to Mr. N. O. Pyles, for his efficient service as Mail Carrier of the Senate.

SENATE CONCURRENT RESOLUTIONS.

A CONCURRENT RESOLUTION

To Investigate the State Dispensary.

Be it resolved by the Senate, the House of Representatives concurring:

SECTION 1. That a Joint Committee, consisting of three Senators and four Members of the House of Representatives, be appointed by the presiding officers of the respective Houses to investigate the affairs of the State Dispensary.

- SEC. 2. That said Committee be, and is hereby, empowered to send for papers and persons, to swear witnesses, to require the attendance of any parties whose presence shall be deemed necessary, to appoint an expert accountant and stenographer, and to investigate all transactions concerning said Dispensary and its management, and to make testimony either within or without the State, and shall have access at all times during their service to all the books and vouchers and other papers of said institution, especially in investigating the following facts:
- (a) Whether or not it is a fact that houses represented by agents who are near relatives of the members of the Board of Directors, receive large orders at each purchase.
- (b) Is it a fact that members of the Board of Directors are, or have been, agents for certain wholesale houses from which large purchases are made?
- (c) Is it a fact that parties to whom large orders are given are not wholesale dealers but brokers, and that the orders are filled by third persons, thus making the State pay the commissions of the middleman?
- (d) Was it necessary to purchase the large quantity of liquors ordered in December, 1904, to fill demands and especially the new and fancy goods purchased which is unknown to the trade?
- (e) Are the extraordinary heavy purchases made necessary to the best business interest of the Dispensary system?
- (f) What is the financial standing of the business, and is it run on the best principles for the interest of the law as originally passed and amended?

- (g) Is it a fact that the State, through the Dispensaries, is violating the Constitution of 1895, in that it is selling whiskey in less quantities than one-half of one pint?
- (h) Is it a fact that the State is selling 5's in case goods to its customers and charging them for one quart?
- (i) Is it a fact that certain agents are traveling over the State and offering special inducements to County Dispensers to "push" certain brands of liquors, and, if so, is it a fact known to the members of the State Board of Directors?
- (j) Is it a fact that certain requirements of the law are dispensed with by the County Dispensers by order of, or by the consent of, the members of the State Board of Directors?
- (k) Has the whiskey which has been recently purchased been ordered out from the dealer, or is it held in reserve for future delivery?
- (1) What is the indebtedness of the Dispensary for liquors which have been bought but not delivered?
- (m) And any and all other matters relating to the management of the State Dispensary, and of any official or person in relation thereto.
- (n) Is it, or not, a fact that excessive freights have been paid to railroads for transporting liquors into the State, when said liquors could have been shipped into the State by water at less cost to the State?
- (nn) Whether there is any warrant of law or authority for the establishment and conduct of what is commonly known as "Beer Dispensaries," as they are now and have been conducted.
- Sec. 3. That said Committee may at any time they may deem it advisable call to their assistance any of the State officers or employees of the State Dispensary, whose duty it shall be to render the said Committee any reasonable service that may be required of them within the scope of its functions as prescribed by these Resolutions.
- SEC. 4. That the said Committee shall convene as soon after the adjournment of this session of the General Assembly as practical, and shall organize by electing one of their number as Chairman, and shall report its findings to the next session of the General Assembly. That said Committee shall receive the same per diem and mileage as members of the General Assembly, and that the sessions of said Committee be open to the public.
- SEC. 5. That nothing herein contained shall be construed to deny the said Committee the power to apply at any time to the General

Assembly for such other power and authority as the circumstances arising during this investigation may seem to require.

- SEC. 6. That said Committee shall have the right to punish for contempt as Courts of Common Pleas and General Sessions.
- Sec. 7. That said Committee shall have a Marshal to serve its processes and keep order at its sessions, and his pay shall be fixed by said Committee. The pay of the witnesses shall be the same as that of witnesses in the Court of Common Pleas for Richland County, and all expenses shall be paid on the warrant of the Chairman of said Committee by the Liquor Commissioner out of the general Dispensary fund and charged as Dispensary expenses.
- SEC. 8. That said Committee be, and is hereby, empowered to send for papers and persons, to swear witnesses, to require the attendance of any parties whose presence shall be deemed necessary, to employ expert accountants and stenographers and any other person or persons the Committee may consider necessary in the ascertainment of any fact or facts pertinent to this inquiry; and said Committee is hereby authorized and empowered to investigate and inquire into all transactions connected with said State Dispensary and its management or control at any time in the present or past, and to investigate any and all purchases, sales, shipments, contracts, or other like transactions; and the personal connection, if any, of any member or members of the State Board of Control, or, the State Liquor Commissioner, or any other citizen or official of this State, in the present or past, with any other corporation, concern or individual contracting with, or supplying any spirituous or intoxicating liquors, or other goods or commodities to said Board or Commissioner, or to the State, to take testimony either within or without the State; and to have access to all the books and vouchers and other papers of said institution or of any officer or employee thereof.
- SEC. 9. That the costs and expenses of this investigation be paid by the State Dispensary, each member of said Commission to receive \$4.00 per day and the usual mileage.

In the Senate,

Columbia, S. C., January 17, 1905.

The Senate agrees to the Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., January 25, 1905.

The House having agreed to the Concurrent Resolution as amended, it is ordered returned to the Senate, with amendments.

By order of the House.

TOM C. HAMER, Clerk.

In the Senate, Columbia, S. C., January 31, 1905.

The Senate agreed to the report of the Committee of Free Conference and a message was sent to the House.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

A CONCURRENT RESOLUTION

To Permit the Introduction of a Bill to Amend the Charter of the Charleston Light and Water Company, so as to Permit the Company to Construct and Maintain a Dam Across Goose Creek, in Berkeley County.

Whereas, the Charleston Light and Water Company was duly chartered by an Act of the Legislature on the 19th day of February, eighteen hundred and ninety-eight, for the purpose of introducing a water supply into the city of Charleston for public and private purposes; and

Whereas, under the powers conferred by the said Act, the Charleston Light and Water Company has established a pumping station upon the banks of Goose Creek, at or near Saxon's Crossing, in the County of Berkeley, and it has been found necessary to dam the said creek at the point of its location as aforesaid;

Be it resolved by the House of Representatives, the Senate concurring, That leave be, and is hereby, granted for the introduction of a Bill to amend the charter of the Charleston Light and Water Company so as to empower the said company to construct and maintain a permanent dam across Goose Creek, in Berkeley County.

In the Senate, Columbia, S. C., January 10, 1905.

The Senate agrees to the Resolution by a two-thirds vote and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., January 11, 1905.

The House having agreed to the Resolution by a two-thirds vote, it was ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

Relating to Offices to be Filled at this Session.

Resolved by the Senate, the House of Representatives concurring, That it be referred to the Committee on Privileges and Elections of the two Houses to ascertain and report what offices are to be filled by election of the General Assembly at the present session.

In the Senate, Columbia, S. C., January 10, 1905.

The Senate agrees to the Concurrent Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C. January 11, 1905.

The House having agreed to the Concurrent Resolution, it is ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

To Permit the Introduction of a Bill to Amend an Act Entitled an Act to Incorporate the Board of Trustees of the Presbyterian College of South Carolina, Approved February 20th, 1903.

Be it resolved by the Senate, the House of Representatives concurring, That a Bill to amend an Act entitled an Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina, be, and the same is hereby, allowed to be introduced, in accordance with the requirements of the Constitution of this State.

In the Senate, Columbia S. C., January 13, 1905.

The Senate agrees to the Resolution by a two-thirds vote and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., January 16, 1905.

The House agrees to the Resolution by a two-thirds vote and it is ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

For Leave to Introduce a Bill.

Be it resolved by the Senate, the House of Representatives concurring, That leave be, and hereby is, given to introduce in this General Assembly a Bill entitled "A Bill to ratify and confirm the charter of the Parr Shoals Power Company, granted by the Secretary of State on the eighth day of December, 1904, and to confer additional powers on said company."

In the Senate,

Columbia, S. C., January 16, 1905.

The Senate agrees to the Resolution by a two-thirds vote and orders it sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., January 18, 1905.

The House agrees to the Concurrent Resolution by a two-thirds vote and orders same returned to the Senate.

By order of the House.

TOM C. HAMER, Clerk.

CONCURRENT RESOLUTION.

Resolved by the Senate, the House concurring, That leave is hereby granted for the introduction of a Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

In the Senate, Columbia, S. C., January 17, 1905.

The Senate agrees to the Concurrent Resolution by a two-thirds vote and orders same returned to the Senate.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., January 18, 1905.

The House agrees to the Concurrent Resolution by a two-thirds vote, and orders same returned to the Senate.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

To Fix the Time for the Election of Certain Officers.

Be it resolved by the Senate, the House of Representatives concurring, That the two Houses shall meet in Joint Assembly on Thursday, the 26th instant, for the purpose of electing the following officers, and in the following order:

First: Two Circuit Judges; one of the Fifth Circuit, to succeed the Hon. Ernest Gary, and one of the Seventh Circuit, to succeed the Hon. D. A. Townsend, each for the term of four years.

Second. A Superintendent of the State Penitentiary, to succeed the Hon. D. J. Griffith, for the term of two years.

Third. Three members of the Board of Directors of the State Penitentiary, each for the term of two years, to succeed J. G. Mobley, A. K. Sanders and M. O. Roland, respectively.

Fourth. One member of the Board of Trustees of the Colored Normal, Industrial, Agricultural and Mechanical College of South Carolina, to fill the unexpired term of the Hon. C. L. Blease, resigned.

Be it further resolved, That if the business for which the Joint Assembly shall convene as above provided, shall not be accomplished before fifteen minutes before three o'clock P. M. of the same day, it shall be the duty of the presiding officer thereof to order a recess until eight o'clock P. M. of the same day, at which time the said Joint Assembly shall reconvene and resume the election of officers as herein provided.

Be it further resolved, That in the nomination of candidates for the respective officers no remarks shall be indulged; and there shall not be more than one second to each nomination.

In the Senate, Columbia, S. C., January 18, 1905.

The Senate agrees to the Resolution and orders it sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL. Clerk.

In the House of Representatives, Columbia, S. C., January 20, 1905.

The House agrees to the Concurrent Resolution and orders same returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Whereas, on the night of the 19th instant, all of the water was drawn off of the boilers in the State House, by some malicious person or persons, with intent to injure and disable said boilers, and did cause one of said boilers to burst; now, therefore,

Be it resolved by the Senate, the House concurring, That a Commission consisting of two members from the Senate and three members from the House be, and the same is hereby, appointed to investigate said trespass, be empowered to employ a detective, if in its judgment the same be necessary, and also to employ a Clerk and Stenographer, to send for persons and papers and to summon witnesses; said Commission have leave to sit during present session of the Legislature and to report its findings.

In the Senate, Columbia, S. C., January 20, 1905.

The Senate agrees to the Concurrent Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., January 20, 1905.

The House agrees to the Concurrent Resolution and orders same returned to the House with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Whereas, the Savannah River jetties, built by the United States, have caused the obstruction of Scriven's Ferry, in Beaufort County, by the filling in of Fig Island cut, thereby necessitating a detour of four miles and causing great hardship to all who travel this ancient and principal highway; and whereas, the said ferry is the only public ferry connecting Beaufort County with the State of Georgia, and the only one within thirty miles, and the opening of said cut would not interfere with the jetty system, and would not involve a considerable expense; therefore, be it

Resolved by the Senate, the House of Representatives concurring, That the Senators and Representatives of this State in the Congress of the United States be requested to take up this matter with the War Department and secure the redress petitioned for. That a copy of this Resolution, signed by the presiding officers and Clerks of the two Houses, be transmitted by mail to the Senior United States Senator from this State for submission by him to the delegation from this State in the Federal Congress for their valuable attention.

In the Senate, Columbia, S. C., January 27, 1905.

The Senate agrees to the Concurrent Resolution and orders it sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., January 28, 1905.

The House having agreed to the Concurrent Resolution, it is ordered returned to the Senate.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Be it resolved by the Senate, the House of Representatives concurring, That a Bill "To incorporate Saluda River Power Company," be allowed to be introduced, and when so introduced, may pass the same as other Bills.

In the Senate, Columbia, S. C., January 31, 1905.

The Senate agrees to the Concurrent Resolution by a two-thirds vote and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 1, 1905.

The House agrees to the Concurrent Resolution by a two-thirds vote of the House, and orders same returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

Inviting General Fitzhugh Lee to Address the General Assembly.

Resolved by the Senate, the House concurring, That General Fitz-hugh Lee be invited to address the General Assembly in the Hall of the House of Representatives in the interest of the Jamestown Celebration on the evening of February 9th.

In the Senate, Columbia, S. C., February 4, 1905.

The Senate agrees to the Concurrent Resolution and orders it sent to the House of Representatives for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 7, 1905.

The House agrees to the Concurrent Resolution and orders same returned to the Senate.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

To Permit the Introduction of a Bill Entitled "A Bill to Incorporate Reedy River Power Company, in Laurens County."

Be it resolved by the Senate of the State of South Carolina, the House of Representatives concurring, That leave be, and is, hereby given to introduce in the General Assembly a Bill entitled "A Bill to incorporate Reedy River Power Company, in Laurens County, in the State of South Carolina."

In the Senate, Columbia, S. C., February 7, 1905.

The Senate agrees to the Concurrent Resolution by a two-thirds vote and orders it sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 7, 1905.

The House agrees to the Concurrent Resolution by a two-thirds vote of the members, and orders same returned to the Senate.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

To Permit the Introduction of a Bill Entitled "A Bill to Incorporate the Cherokee, Union and Spartanburg Railroad."

Be it resolved by the Senate of South Carolina, the House of Representatives concurring, That leave be, and is, hereby given to introduce in the General Assembly a Bill entitled "A Bill to incorporate the Cherokee, Union and Spartanburg Railroad."

In the Senate, Columbia, S. C., February 7, 1905.

The Senate agrees to the Concurrent Resolution by a two-thirds vote and orders it sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL. Clerk.

In the House of Representatives, Columbia, S. C., February 7, 1905.

The House agrees to the Concurrent Resolution by a two-thirds vote of the members, and orders same returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Be it resolved by the Senate, the House of Representatives concurring, That lease be, and is, granted for the introduction of a Bill to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State on the second day of December, 1904, and to confer additional powers on said company.

In the Senate, Columbia, S. C., February 8, 1905.

The Senate agrees to the Concurrent Resolution by a two-thirds vote and orders that the same be sent to the House of Representatives for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 8, 1905.

The House agrees to the Concurrent Resolution by a two-thirds vote of the members, and orders same returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

To Provide for the Election of Circuit Judges for the Ninth and Tenth Judicial Circuits.

Be it resolved by the Senate, the House of Representatives concurring, That the Senate and House of Representatives shall meet in Joint Assembly on Tuesday, the 14th instant, at twelve o'clock M., for the purpose of electing Circuit Judges for the Ninth and Tenth Judicial Circuits, and continue in session from day to day until the purpose for which the Joint Assembly was convened is accomplished.

In the Senate. Columbia, S. C., February 13, 1905.

The Senate agrees to the Concurrent Resolution, and orders it sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 14, 1905.

The House having agreed to the Resolution, it is ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION

To Provide for the Appointment of a Joint Committee to Examine the Accounts, Vouchers and Books of the Penal and Charitable Institutions of this State.

47-H. J.-(500)

Be it resolved by the Senate, the House of Representatives concurring, That a Joint Committee, consisting of one Senator, to be appointed by the President of the Senate, and two Members of the House, to be appointed by the Speaker of the House of Representatives, be raised, whose duty it shall be to examine the accounts, vouchers and books of the penal and charitable institutions of the State, as provided in Section 81, of Vol. 1, the Code of Laws of South Carolina, 1902.

In the Senate, Columbia, S. C., February 14, 1905.

The Senate agrees to the Concurrent Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 15, 1905.

The House agrees to the Concurrent Resolution and orders same returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Be it resolved by the Senate, the House of Representatives concurring, That the usual Committee of Three be raised, to be composed of one Senator, appointed by the President of the Senate, and two Members of the House, to be appointed by the Speaker of the House, whose duty it shall be to examine and check up the books and vouchers of the State Dispensary and to report to the next session of the General Assembly.

In the Senate, Columbia, S. C., February 17, 1905.

The Senate agrees to the Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 17, 1905.

The House having agreed to the Resolution, it is ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Be it resolved by the Senate, the House of Representatives concurring, That the Joint Committee appointed at the last session of the General Assembly as to the claim of the heirs of James A. Black, deceased, growing out of certain war claims, be, and said Committee is hereby, continued, with the same powers and duties which were conferred in the Resolution providing for their appointment, and that they do report to the next session of this General Assembly.

In the Senate, Columbia, S. C., February 17, 1905.

The Senate agrees to the Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 17, 1905.

The House having agreed to the Resolution, it is ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

CONCURRENT RESOLUTION

Relating to the Heating Apparatus in the State House.

Whereas, the heating and ventilating plant of the State House has not been entirely completed; and

Whereas, the Commission to Complete the State House has thirty days wherein to test said plant before turning the same over to the State; and

Be it resolved by the Senate, the House of Representatives concurring, That a Joint Committee, consisting of one Senator, to be appointed by the President of the Senate, and two Members of the House, to be appointed by the Speaker of the House of Representatives, be raised, whose duty it shall be to examine the accounts, vouchers and books of the penal and charitable institutions of the State, as provided in Section 81, of Vol. 1, the Code of Laws of South Carolina, 1902.

In the Senate, Columbia, S. C., February 14, 1905.

The Senate agrees to the Concurrent Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 15, 1905.

The House agrees to the Concurrent Resolution and orders same returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Be it resolved by the Senate, the House of Representatives concurring, That the usual Committee of Three be raised, to be composed of one Senator, appointed by the President of the Senate, and two Members of the House, to be appointed by the Speaker of the House, whose duty it shall be to examine and check up the books and vouchers of the State Dispensary and to report to the next session of the General Assembly.

In the Senate, Columbia, S. C., February 17, 1905.

The Senate agrees to the Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 17, 1905.

The House having agreed to the Resolution, it is ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

A CONCURRENT RESOLUTION.

Be it resolved by the Senate, the House of Representatives concurring, That the Joint Committee appointed at the last session of the General Assembly as to the claim of the heirs of James A. Black, deceased, growing out of certain war claims, be, and said Committee is hereby, continued, with the same powers and duties which were conferred in the Resolution providing for their appointment, and that they do report to the next session of this General Assembly.

In the Senate, Columbia, S. C., February 17, 1905.

The Senate agrees to the Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House of Representatives, Columbia, S. C., February 17, 1905.

The House having agreed to the Resolution, it is ordered returned to the Senate with concurrence.

By order of the House.

TOM C. HAMER, Clerk.

CONCURRENT RESOLUTION

Relating to the Heating Apparatus in the State House.

Whereas, the heating and ventilating plant of the State House has not been entirely completed; and

Whereas, the Commission to Complete the State House has thirty days wherein to test said plant before turning the same over to the State: and

Whereas, the Commission to Complete the State House has placed in charge of the heating and ventilating plant the State Electrician, who was recommended by the contractors as a competent person to put in charge of the same;

Therefore, be it *Resolved* by the Senate, the House of Representatives concurring, That the Sergeants-at-Arms of the Senate and House of Representatives forbid and prevent any person from interfering with the registers in their respective halls, except the State Electrician or his agent.

In the Senate,

Columbia, S. C., January 18, 1905.

The Senate agrees to the Concurrent Resolution and orders that it be sent to the House for concurrence.

By order of the Senate.

ROBERT R. HEMPHILL, Clerk.

In the House,

Columbia, S. C., January 18, 1905.

The House agrees to the Concurrent Resolution and same is ordered returned to the Senate.

By order of the House.

TOM C. HAMER, Clerk.

HOUSE CONCURRENT RESOLUTIONS.

January 12:

H. 12.—Mr. ASHLEY: A Concurrent Resolution.

Resolved, By the House of Representatives, the Senate concurring, that the General Assembly do adjourn sine die on the eleventh day of February, 1905.

Ordered for consideration tomorrow.

January 14: On motion of Mr. ASHLEY debate was adjourned until 11 o'clock Thursday next.

January 20: The following was taken up:

H. 12.—Mr. Ashley: A Concurrent Resolution.

Resolved, By the House of Representatives, the Senate concurring, that the General Assembly do adjourn sine die on the eleventh day of February, 1905.

Mr. POLLOCK moved to strike out the resolving words.

Mr. ASHLEY demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 78; nays, 29.

So the Concurrent Resolution was rejected.

Mr. OTTS moved to reconsider the vote whereby the House rejected the Concurrent Resolution, and to lay that motion on the table.

Which was agreed to.

H. 33.—Mr. HEMPHILL: A Concurrent Resolution allowing the introduction of a bill to amend the charter of the Mt. Pleasant and Georgetown Railway Company.

Be it Resolved, By the House of Representatives, the Senate concurring, that a bill to amend the charter of the Mt. Pleasant and Georgetown Railway Company be allowed to be introduced, and when so introduced may pass the same as other bills.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 117; nays, o.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to, and ordered sent to the Senate.

January 14: Senate returned with concurrence.

H. 34.—Mr. HASKELL: A Concurrent Resolution.

Be it Resolved, By the House of Representatives, the Senate concurring, that leave be, and is hereby, granted for the introduction of a bill to incorporate the Carolina Land Corporation of South Carolina.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

· Yeas, 118; nays, o.

The Concurrent Resolution, having received the necessary twothirds vote of all the Members elected to the House, was agreed to, and ordered sent to the Senate.

January 14: Senate returned with concurrence.

January 13:

Mr. MOSES introduced the following Concurrent Resolution, which was considered immediately, agreed to, and ordered sent to the Senate:

H. 63.—Mr. MOSES: A Concurrent Resolution to appoint a Committee to wait upon the Governor, inform him of his election, etc.

Resolved, By the House of Representatives, the Senate concurring, that a Committee, consisting of two Senators and three Members of the House, be appointed, who shall wait upon the Honorable D. C. Heyward, the Governor-elect, and inform him of his election, and that they ascertain when it will please him to take the oath of office.

- 2. That the same Committee wait upon the Honorable John T. Sloan and inform him of his election to the office of Lieutenant-Governor, and that they inform him of the time fixed by the Governor-elect when it shall please him to qualify, and that they invite the Lieutenant-Governor to be present at the same time for the same purpose.
- 3. That the said Committee do make the proper arrangements for the occasion of taking of the oath of office by the Governor and Lieutenant-Governor.

The SPEAKER appointed as the Committee on the part of the House Messrs. Moses, Morgan, and Sinkler.

January 14: Returned by Senate with concurrence.

January 17:

H. 108.—Mr. DeVORE: A Concurrent Resolution as to repeal of Fourteenth and Fifteenth Amendments.

Resolved, By the House of Representatives, the Senate concurring, that the Fourteenth and Fifteenth Amendments of the Constitution of the United States should be repealed, even if it becomes necessary to cut down our representation in Congress, and that our Representatives in the National Government from the State of South Carolina be, and they are hereby, requested to press this matter upon the attention of Congress, with a view of accomplishing this purpose.

Ordered for consideration tomorrow.

January 25:

H. 108.—Mr. DeVore: A Concurrent Resolution, that the Fourteenth and Fifteenth Amendments of the Constitution of the United States should be repealed, etc.

Mr. PRINCE moved to strike out the resolving words.

Mr. DeVORE demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 60; nays, 45.

So the Concurrent Resolution was rejected.

January 18:

Mr. J. B. WATSON introduced the following Concurrent Resolution, which was considered immediately, agreed to, and ordered sent to the Senate:

H. 175.—Mr. J. B. WATSON: A Concurrent Résolution, as to cotton ginning reports.

Be it Resolved, By the House of Representatives of the State of South Carolina, the Senate concurring, that the Senators and Representatives of this State in the Congress of the United States be requested to procure, by Federal legislation, or otherwise, the prompt transmission by mail to each cotton ginner in this State a complete copy of all ginners' reports in this State to the Agricultural Department of the General Government, as soon as the same is received by said Department. That a copy of this Resolution, signed by the presiding officers and clerks of the two houses, be transmitted by mail to the senior United States Senator from this State for submission by him to the delegation from this State in the Federal Congress for their valuable attention.

January 23: Returned by the Senate with concurrence.

January 23:

Mr. LOFTON introduced the following, which was ordered for consideration tomorrow:

H. 255.—Mr. LOFTON: A Concurrent Resolution to authorize the appointment of a Committee to whom shall be referred all Bills and Resolutions on the subject of fish, terrapins, etc.

Be it Resolved, By the House of Representatives, the Senate concurring, that a Special Committee consisting of the delegations from Horry, Georgetown, Charleston, Colleton, and Beaufort Counties be appointed, to whom shall be referred all Bills and Resolutions on the subject of fish, terrapins, and all shellfish.

February 3: The Concurrent Resolution, H. 255, was taken up, agreed to, and ordered sent to the Senate.

February 9: Senate indefinitely postponed Concurrent Resolution, H. 255.

Mr. HASKELL introduced the following, which was agreed to: H. 256.—Mr. HASKELL: A Concurrent Resolution tendering thanks to the Daughters of the Confederacy.

Be it Resolved, By the House of Representatives, the Senate concurring,

Section 1. That the thanks of the General Assembly be gratefully tendered to the Daughters of the Confederacy and other ladies who have presented to the State an elegant portrait of that gallant soldier and accomplished gentleman, the late General Micah Jenkins.

Section 2. That the portrait be accepted, treasured, and suitably placed in the Hall of the House.

Section 3. That a copy of these Resolutions, suitably engrossed, be presented to the fair donors of the memento of General Micah Jenkins.

January 24: Senate returns H. 256 with concurrence.

January 25:

H. 368.—Mr. COTHRAN: A Concurrent Resolution, indorsing Federal aid in the construction, erection and maintenance of Public Roads.

Be it Resolved, By the House of Representatives, the Senate concurring:

Section I. That the General Assembly of South Carolina commends the efforts of the junior Senator from this State in the Congress of the United States to procure Federal aid to the erection, construction and maintenance of public highways, bridges and postroads.

Sec. 2. That National legislation in favor of such improvements is approved.

Ordered for consideration tomorrow.

February 14: Continued to next session.

February 16: Continued.

January 27:

Mr. PRINCE introduced the following, which was considered immediately, agreed to, and ordered sent to the Senate:

'H. 394.—Mr. PRINCE: A Concurrent Resolution granting leave to introduce a Bill.

Resolved, By the House of Representatives, the Senate concurring, that leave be, and is hereby, granted for the introduction of a Bill to amend the charter of incorporation of Williamston Female College of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.

Pursuant to the provisions of the Constitution, the yeas and nays were taken on the passage of the Concurrent Resolution, resulting as follows:

Yeas, 95; nays, o.

The Concurrent Resolution, having received the necessary twothirds vote of all the members present, was agreed to, and ordered sent to the Senate.

February 1: Returned by Senate (no action recorded).

February 13:

H. 618.—Mr. WHALEY: A Concurrent Resolution. as to election of Circuit Judges on February 16, 1905.

Be it Resolved, By the House of Representatives, the Senate concurring, that the Senate and House of Representatives shall meet in Joint Assembly on Thursday, the 16th instant, at 12 o'clock m., for the purpose of electing Circuit Judges for the Ninth and Tenth Judicial Circuits, and continue in session from day to day until the purpose for which the Joint Assembly was convened is accomplished.

Mr. SANDERS offered the following amendment, which was agreed to:

Change the hour from 12 o'clock m. to 4 o'clock p. m.

The Concurrent Resolution was agreed to.

February 14: The Senate refuses to concur.

HOUSE RESOLUTIONS.

January 10:

Mr. OTTS offered the following:

Be it Resolved, That the House of Representatives adopt the amended Rules, as adopted by the House of Representatives last preceding.

Which was considered immediately and agreed to.

Mr. RICHARDS offered the following:

Resolved, That a committee of three Members of the House be appointed to wait upon the Governor and inform him that the House is now organized and ready for the transaction of business.

Considered immediately and agreed to.

The SPEAKER appointed Messrs. Richards, Moses and Sinkler as the committee.

Mr. PRINCE offered the following:

Resolved, That the Clerk of the House be, and is hereby, instructed to immediately have printed, for the use of the Members, five hundred copies of the Rules of the House of Representatives.

Considered immediately and agreed to.

January 11:

Mr. MOSES offered the following, which was agreed to:

H. 2½. Mr. MOSES: A Resolution to refer portions of the Governor's Message to appropriate Committees.

Be it resolved, That so much of the Governor's Message as refers to "Financial Condition of the State," "Revenue Bond Scrip," and "Lawlessness," be referred to the Committee on Ways and Means.

So much as refers to "Educational Institutions" and "Compulsory Education" to the Committee on Education.

So much as refers to "Department of Agriculture, Commerce and Immigration," and "Good Roads" to the Committee on Agriculture.

So much as refers to the "State Militia" to the Committee on Military Affairs.

So much as refers to the "Dispensary" to the Committee on Dispensary.

So much as refers to "Judicial Circuits," "Biennial Sessions," and "Fish and Oyster Interests" to the Committee on Judiciary.

So much as refers to "Formation of New Counties" to the Committee on Incorporations.

So much as refers to "State Hospital" to the Committee on Penal and Charitable Institutions.

So much as refers to the "State Board of Health" and "State Board of Medical Examiners" to the Committee on Medical Affairs.

H. II.—Mr. HASKELL:

Resolved, That the Clerk be directed to have printed 250 copies of the Journal of the House for the use of Members, and Officers of the State.

Which was considered immediately, and agreed to.

January 12:

Mr. HALL introduced the following Resolution, which was ordered for consideration tomorrow:

H. 13.—Mr. HALL: A Resolution relative to Anderson County Circuit Court.

Resolved, That a Committee consisting of one Member from each County comprising the Eighth Judicial Circuit be appointed by the Speaker, with instructions to prepare an amendment to the Code of Civil Procedure, fixing the time for holding the Circuit Courts in said Circuit, so as to give two weeks for holding the Courts of Common Pleas in Anderson County at the spring and fall terms of said Courts, and such other proposed changes as to the times of holding said Courts in said Circuit, as said Committee may deem advisable, and that they report the same to this House by Bill.

The Resolution was taken up on January 13th, and agreed to. Under the terms of the Resolution, the Speaker appointed the following Committee:

Greenville-T. P. Cothran.

Abbeville-J. Fraser Lyon.

Oconee-J. D. Sheldon.

Pickens-T. J. Mauldin.

Anderson-George E. Prince.

Mr. FRASER introduced the following Resolution:

H. 14.-Mr. FRASER: A Resolution to amend Rule 1.

Be it Resolved, By the House of Representatives, that Rule 1 of

the Rules of the House of Representatives be amended by striking out the words "except Sunday" in the third line thereof, and substituting in lieu thereof the words "except Saturday, when the House shall stand adjourned to 12 o'clock on the succeeding Monday"; so that said Rule when amended shall read as follows:

RULE 1.

The hour to which the House shall stand adjourned every day shall be 10 o'clock a. m. of the succeeding day (except Saturday, when the House shall stand adjourned to 12 o'clock on the succeeding Monday), unless otherwise ordered by the House.

At the hour to which the House shall stand adjourned on any day, the Clerk shall call the roll, and immediately thereafter the Speaker shall take the Chair and call the Members to order.

If a quorum be present, the Journal of the proceedings of the preceding day shall be read, and corrected if necessary. If a quorum then or at any other time be not present, the Members present, if twenty or more, may send for the absent Members, and all questions as to expenses or further proceedings against such absent Members shall be determined when a quorum shall be present.

On the question of agreeing to the Resolution, Mr. ASHLEY demanded the yeas and nays, which were taken, resulting as follows: Yeas, 93; nays, 23.

So the Resolution was agreed to on this day, but on the 13th it was taken up and amended as follows:

H. 14.—Mr. Fraser: A Resolution to amend Rule 1 by striking out the words "except Sunday," line 3, and substituting therefor the words "except Saturday, when the House shall stand adjourned to 12 o'clock on the succeeding Monday."

Mr. OTTS offered the following Amendment, which was agreed to:

Strike out the first paragraph of Rule 1, and insert in lieu thereof the following:

"The hour to which the House shall stand adjourned every day shall be 10 o'clock a. m. of the succeeding day (except that when the House adjourns on Saturday, it shall stand adjourned to 12 o'clock on the succeeding Monday), unless otherwise ordered by the House."

The Resolution as amended was agreed to.

Mr. FRASER moved to reconsider the vote whereby the House agreed to the Resolution, and to lay that motion on the table.

Which was agreed to.

Mr. MOSES introduced the following Resolution, which was considered immediately, and agreed to:

H. 15.-Mr. MOSES:

Be it Resolved, By the House of Representatives, that the President and Members of the Senate be invited to attend in the Hall of the House of Representatives at 12 m. tomorrow, the 13th instant, to witness the opening and counting by the Speaker of the House of Representatives of the votes cast for Governor and Lieutenant-Governor at the last general election.

January 13:

Mr. NASH introduced the following Resolution:

H. 59.—Mr. NASH: A Resolution to require the Sergeant-at-Arms to furnish to each delegation a copy of the General Statutes, for their use during the session.

Be it Resolved, By the House of Representatives:

- 1. That the Sergeant-at-Arms be required to furnish to each delegation in the House a copy of the General Statutes of 1902, taking a receipt for same from the Chairman of each delegation.
- 2. That each delegation shall be held personally responsible for its copy, and required to return same to the Sergeant-at-Arms at the close of the session, and if not returned, each delegation shall be required to pay the cost of same.
- 3. That the Sergeant-at-Arms be required to keep said Statutes for the use of the Members of this House from year to year, under the regulations herein set forth.
- 4. That if there be a sufficient number in the State Library to furnish those required, the Librarian shall be instructed to furnish them from the Library, and then have an equal number bound to supply the requirements of the Library.
- 5. That no delegation need accept a copy under this Resolution, unless it so desires.

On motion of Mr. MOSES, the Resolution was referred to the Committee on Judiciary.

Committee reported unfavorably on 17th January, and the House rejected the Resolution.

Mr. D. O. HERBERT introduced the following Resolution:

H. 60.—Mr. D. O. HERBERT:

Resolved, That the Clerk of this House have printed for the use of the Members 500 copies of the Standing Committees of the House, upon folders of convenient size and shape.

Ordered for consideration tomorrow.

[Note.—Action noted on H. 60 on January 16th, page 75, as a Second Reading Bill. This is probable error in Journal proof, for the folders were furnished under Resolution, and this would not have been done had it failed to pass.—JOURNAL CLERK.]

Mr. PRINCE introduced the following Resolution:

H. 61.—Mr. PRINCE:

Resolved, That the House Committee Room, formerly occupied by the Judiciary Committee, but now unassigned, be, and the same is, hereby assigned and set apart for the use of the Railroad Committee of the House, on Monday, Wednesday, and Friday of each week during the sessions of the House (unless the same is needed by the Judiciary Committee).

Mr. SINKLER offered the following amendment, which was agreed to: Amend by adding after the word "Friday," the words "and on Tuesday and Thursday for the use of the Committee on Incorporations."

The Resolution, as amended, was agreed to.

Mr. PRINCE moved to reconsider the vote whereby the House agreed to the Resolution, and to lay that motion on the table.

Which was agreed to.

January 17:

Mr. YELDELL introduced the following Resolution, which was considered immediately, and agreed to:

H. 106.-Mr. YELDELL: A Resolution.

Whereas, The acoustics of the Hall of the House of Representatives, which is of great importance, is very defective;

Therefore, be it Resolved, By this House, that the matter of correcting said defect be, and the same is hereby, referred to the Governor and the Secretary of State, who are requested to investigate, with aid of an expert, and report to this session or the next. with specifications how this defect can be corrected, and the cost thereof.

Mr. PRINCE introduced the following Resolution, which was considered immediately, and agreed to:

H. 107.—Mr. PRINCE: A Resolution granting the use of the Hall of the House of Representatives to the State Bar Association.

Resolved, By the House of Representatives, that the request of the State Bar Association, through its Secretary, for the use of the Hall of the House of Representatives, for the meetings of the said Association on the afternoon of the 19th instant, and on the after-

noon and evening of the 20th instant, be, and the same is hereby, granted.

Mr. RICHARDS introduced the following Resolution, which was considered immediately, and agreed to:

H. 123.-Mr. RICHARDS: A Resolution.

Be it Resolved, By the House, that the Judiciary Committee make inquiry and report to this House with all due speed, what offices are to be filled by the General Assembly at the present session, and name suitable dates for said elections.

January 18:

H. 176.—Mr. HASKELL: A Resolution as to use of Hall of House:

Resolved, That the use of the Hall of the House be extended to the Daughters of the Confederacy, and certain other ladies, on Thursday, January 19th, at noon, for the purpose of presenting a portrait of General Jenkins.

Considered immediately, and agreed to.

January 24:

H. 259.—Mr. GASQUE: A Resolution as to purchase of chairs. Be it Resolved, By the House of Representatives, that the Sergeant-at-Arms of the House of Representatives be, and he is hereby, instructed and authorized to purchase two dozen suitable chairs and place the same in the northwest and southwest corners of the Hall of the House of Representatives, for the use of House Committees that are not provided with Committee rooms.

Which was agreed to.

January 25:

H. 367.—Mr. HAMEL: A Resolution to purchase chairs.

Resolved, That the Sergeant-at-Arms of the House be instructed to purchase two dozen armchairs for the use of the House.

Considered immediately and agreed to.

H. 369.—Mr. FRASER:

Be it Resolved, By the House of Representatives, that the Senate be invited to attend in the House of Representatives at 11:30 o'clock a. m. tomorrow, in joint assembly, under the Concurrent Resolution providing for the election of certain State officers, for the purpose of holding said elections.

Considered immediately and agreed to.

January 28:

H. 433.—Mr. RICHARDS: A Resolution.

Be it Resolved, By this House, that the Speaker appoint a Committee of three of its Members, who shall be well versed in the law, to take into consideration the difficulty in the way of the ratification by this General Assembly of the amendment to Article III, Section 9, of the State Constitution, proposed by the last General Assembly to the qualified electors and by them approved by a majority vote thereon at the last general election, and that said Committee report back to this House with all due speed a Joint Resolution, or Joint Resolutions, by which the State Constitution can be so amended as to provide for biennial instead of annual sessions of the General Assembly.

Mr. OTTS moved to amend by striking out the words "back to the House with all due speed" and inserting "at the next session of the General Assembly."

Which was agreed to.

The Resolution, as amended, was agreed to.

The Speaker on January 30th, acting under this Resolution, appointed Messrs. Morgan, Prince and Fraser on Committee provided for therein.

February 2:

H. 487.—Mr. J. B. WATSON: A Resolution.

Resolved, That February the 3d be fixed as the last day for the introduction of Bills in this House except by regular Committees.

Which was agreed to.

February 3:

H. 550.-Mr. GASTON: A Resolution.

Resolved, That on tomorrow this House shall consider, under head of second reading Bills, only uncontested matters; and that when the House adjourns tomorrow it do stand adjourned until Tuesday next at 12 o'clock m.

Which was considered immediately and agreed to.

Mr. GASTON moved to reconsider the vote whereby the House agreed to the Resolution, and to lay that motion on the table.

Which was agreed to.

February 8:

Mr. GASTON offered the following:

H. 583.—A Resolution.

Resolved, That so much of the Report of the Committee appointed to examine books of certain State officers as refers to the office of the Secretary of State, together with the reply of the Secretary of State thereto, be referred to the Committee on Ways and Means, with direction and authority to report back to this House, by Bill or otherwise, in regard to the recommendations and charges contained in said report.

Which was agreed to.

February 9:

The COMMITTEE ON PRIVILEGES AND ELECTIONS offered the following:

H. 587.—COMMITTEE ON PRIVILEGES AND ELECTIONS: A Resolution, authorizing the Clerk to make certain indorsements on a substitute Bill as were on the original.

Whereas, A Bill entitled "A Bill to prescribe the mode of conducting any primary, or other such election, held in this State for the purpose of nominating or selecting a person or persons to be afterwards elected to any office in this State, and to prescribe penalties for a violation thereof," was introduced by Mr. Gyles on the 26th day of January, which Bill was read one time on the 26th day of January, and having been referred to the Committee on Privileges and Elections, and said Bill having such errors on the last page that it was deemed best to rewrite same to offer as a substitute, and said original page having been lost or mislaid, after the annexed copy thereof was made;

Therefore, be it Resolved, That the Clerk, by unanimous consent, be empowered to place upon this said substitute page the same indorsements as were on the original, and that the substitute then be added to the original Bill, and be again referred to said Committee on Privileges and Elections.

Considered immediately, and agreed to.

February 10:

H. 594.—Mr. FRASER, for Committee on Rules: A Resolution. Resolved, That after this day, all speeches be limited to five (5) minutes, except by unanimous consent.

Considered immediately, and agreed to.

February 13:

H. 615.—Mr. ASHLEY: A Resolution.

Resolved, That the Sergeant-at-Arms be, and is hereby, required to at once have the picture of United States Senator B. R. Tillman

placed over the Speaker's desk, where it was originally placed, and that he is also required to have the picture of the late Gen. J. B. Kershaw placed in one of the panels for pictures on the lower floor of the House, and that he is required to keep these pictures in said place.

The Resolution was considered immediately and agreed to.

February 14:

H. 632.—Mr. OTTS: A Resolution.

Resolved, That only House Bills be considered during the day. Considered immediately, and agreed to.

February 15:

H. 634.-Mr. POLLOCK: A Resolution.

IVhereas. It is proposed by the Congress of the United States to provide for the appointment of a judge for the Western District of South Carolina; and,

Whereas, His Excellency, the President of the United States, has intimated a preference for a resident of the District for appointment in case the Judgeship is created; therefore,

Be it Resolved, By the House of Representatives of the State of South Carolina:

Section 1. That the House of Representatives hereby heartily commends to the consideration of the President, Hon. B. A. Morgan, of Greenville, S. C., as an able lawyer, upright man, and conscientious public servant, who by his conduct and course in the House of Representatives of South Carolina has demonstrated his special fitness for the high office of Judge.

Section 2. That a copy of this Resolution be forwarded to His Excellency, the President of the United States, and to the Senators and Representatives from the State of South Carolina.

The Resolution was considered immediately, and agreed to.

Mr. SANDERS moved to reconsider the vote whereby the House adopted the Resolution.

Mr. POLLOCK moved to table the motion.

Mr. SANDERS demanded the yeas and nays, which were taken, resulting as follows:

Yeas, 45; nays, 35.

So the House, by a vote of 45 to 35, refused to reconsider the vote whereby the Resolution was adopted.

February 17:

H. 642.—Mr. MORGAN: A Resolution.

Resolved, That the request of the Chamber of Commerce of the City of Columbia for the use of the Hall of the House of Representatives for a reception during the Conference for Education in the South, April 26th to 28th, be granted.

Which was agreed to.

February 18:

Mr. LaFITTE offered the following Resolutions:

H. 645.—Mr. LaFITTE: A Resolution.

Whereas, The House of Representatives is about to adojurn, and the members are about to take their departure to their respective homes; therefore, be it

Resolved, 1st. That we, the members of the House of Representatives, extend our sincere thanks to the Hon. M. L. Smith, Speaker, for his generous, manly and impartial discharge of his duties.

- 2d. That we extend our entire thanks to each and every officer of the House of Representatives for his kind and generous assistance, recognizing in them marked ability and zeal to discharge every trust imposed.
- 3d. That we extend our thanks to the newspapers and their representatives for the fair and impartial manner in which they have reported the business of the House.
 - 4th. That this Resolution be printed in the Journal of the House.
- Mr. GASQUE moved that the Resolutions be adopted by a rising vote.

The Resolutions were unanimously agreed to.

The Committee of the Whole then rose, and the Speaker resumed the chair.

Mr. MOSES announced the adoption of the Resolutions.

The SPEAKER acknowledged with deepest gratitude the kindness of the House toward him as expressed in the Resolutions. He registered his belief in the worth of the membership of the House and wished the members prosperity and happiness. He congratulated the House on the efficiency of its clerical force, stating that the difficulties of his position were greatly relieved thereby.

Mr. GASTON offered the following Resolution:

H. 646.—Mr. GASTON:

Resolved, That a committee of three be appointed to wait on his

Excellency the Governor and ascertain if he have any further communication to make to the General Assembly, as this body is now ready to adjourn sine die.

Considered immediately, and agreed to.

The SPEAKER appointed on the Committee Messrs. Gaston, Pollock and Lawson.

H. 647.—Mr. DOAR:

Resolved, That the Clerk of the House be instructed to forward to each member of the House a copy of the Journal and of the Calendar of the last day of the session.

Which was agreed to.

PART I.—GENERAL LAWS.

- No. 405. An Act to reorganize the military forces of this State; to adopt and make of force a Military Code and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein re-enacted.
- No. 406. An Act granting to the United States the title of this State to, and the jurisdiction of the State over, certain lands on Sullivan's Island, in Charleson County, for military purposes.
- No. 407. An Act to amend Sections 1, 4, 5, 10 and 11 of an Act entitled "An Act to require the payment of annual license fees by corporations doing business in this State, and report to the Comptroller General," approved the 1st day of March, 1904, so as to correct errors.
- No. 408. An Act to ratify the amendment of the Constitution of 1895, whereby a new article thereof is added relating to roads, highways and drainage.
- No. 409. An Act to amend Sections 255, 256 and 257, of Vol. I., of the Code of Laws of 1902, relating to primary elections.
- No. 410. An Act to amend Section 397, of the Code of Laws of South Carolina, Vol. I., by including Spartanburg in the proviso thereto.
- No. 411. An Act to amend Section 816, Vol. I., Code of Laws, 1902, so as to have same apply to Lee County.
- No. 412. An Act to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly, at the option of the Magistrates and Constables.
- No. 413. An Act to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I., so as to change the provision as to traveling expenses of the County Superintendent of Education of Abbeville and Marlboro Counties.

- No. 414. An Act to amend Section 1239, of Vol. I., Code of Laws of South Carolina, by striking out "Edgefield" wherever it occurs in said Section.
- No. 415. An Act to amend Section 1276, Article III., Chapter XXV., of the Code of Laws, relating to the powers of the Board of Visitors of the South Carolina Military Academy.
- No. 416. An Act to amend Section 1775, of the Code of Laws of South Carolina, 1902, Vol. I., fixing liability of stockholders in banks and banking institutions.
- No. 417. An Act to amend Section 1796, of the Code of Laws of 1902, Vol. I., by adding a proviso at the end of said Section, relating to "Live Stock Insurance.".
- No. 418. An Act to amend Section 1843, of the Code of Laws of South Carolina, 1902, Vol. I., fixing the liabilities of stockholders in corporations other than banks and banking institutions.
- No. 419. An Act to amend Section 2137, Vol. I., Code of Laws of South Carolina, 1902, in reference to notice of accidents to be given by railroad corporations.
- No. 420. An Act to amend Section 2727, Civil Code, 1902, relating to the salary of the Chief Justice and Associate Justices of the Supreme Court.
- No. 421. An Act to amend Section 2735, of Vol. I., Code of Laws of 1902, relating to change of venue.
- No. 422. An Act to amend Section 2941, of Vol. I., Code of Laws of South Carolina, 1902, by striking out said Section, and inserting in lieu thereof another, to be known as Section 2041.
- No. 423. An Act to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word Colleton.
- No. 424. An Act to amend Section 146, Code of Civil Procedure, by adding at the end of said Section a proviso thereto.
- No. 425. An Act to amend Section 163, of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.
- No. 426. An Act to repeal Section 489, of Criminal Code, 1902, Vol. II., relating to County Auditor.
- No. 427. An Act to amend Section 562, Criminal Code, Vol. II., 1902, relating to appointment of County Dispensers.

- No. 428. An Act to divide the State into ten Judicial Circuits, and to arrange the same.
- No. 429. An Act to assign the present Circuit Solicitors to the proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the Eighth and Ninth Circuits.
- No. 430. An Act to provide for the time for holding Courts in the several Judicial Circuits, and to arrange the same.
- No. 431. An Act to provide for the holding of the Summer Term of the Court of Common Pleas for Hampton County.
- No. 432. An Act to amend Section 305, of the Code of Laws, Vol. II., of South Carolina, relating to the sale of diseased flesh.
- No. 433. An Act to enable municipal corporations, or other corporations in this State, engaged or about to engage in the business of supplying water for fire, sanitary or domestic purposes, to condemn land, water rights and water privileges and other property, for the purpose of establishing, maintaining or extending water works systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the water sheds from contamination, or any conditions which may be a menace to the health of the community.
- No. 434. An Act authorizing the passage of ordinances by incorporated cities and towns, and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina; and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal or neglect to comply with the provisions of the same.
- No. 435. An Act to amend Section 1525, of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester and Horry.
- No. 436. An Act to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificates of stock.
- No. 437. An Act to require the Secretary of State to collect at least five dollars for a charter.
- No. 438. An Act to amend Section 430, Vol. I., Code of Laws of South Carolina, 1902, so as to further provide for the collection of taxes which have escaped assessment in any year.

- 760 LIST OF ACTS AND JOINT RESOLUTIONS.
- No. 439. An Act to fix the salary of the Judge of Probate for Kershaw, Chesterfield and Dorchester Counties.
- No. 440. An Act to provide the age and time in which road duty shall be performed in certain Counties in this State, and to provide for and fix the amount of commutation tax in lieu thereof.
- No. 441. An Act to provide for convenient depositories for Common Schoolbooks.
- No. 442. An Act to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved 18th February, 1904.
- No. 443. An Act to amend Section 3118, of Code of Laws of South Carolina, 1902, Vol. I., by removing Orangeburg County from the exception of said Section, and to repeal Section 3120, of said Code of Laws, relating to fees for Sheriff of Orangeburg County.
- No. 444. An Act to amend the law relating to Magistrates.
- No. 445. An Act to amend Sections 204 and 205, of the Criminal Code of Laws of South Carolina, prohibiting the using and issuing of free passes.
- No. 446. An Act in reference to the duties of Chairmen of Local Boards of Assessors, and their compensation.
- No. 447. An Act to amend Section 1783, Code of Laws of South Carolina, 1902, Vol. I., relating to foreign corporations.
- No. 448. An Act to fix the amount of the bonds to be given by the County officers of the County of Greenwood.
- No. 449. An Act to amend an Act entitled "An Act to provide for the charter fees for domestic building and loan associations." approved March 2d, 1903.
- No. 450. An Act to prevent the spread of contagious diseases.
- No. 451. An Act to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons.
- No. 452. An Act to encourage the erection of adequate public school buildings.
- No. 453. An Act to prohibit trespass.

- No. 454. An Act to further provide for the creation and continuance and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27th, A. D. 1804.
- No. 455. An Act to require the Secretary of State to make reports to the Comptroller General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.
- No. 456. An Act to amend an Act entitled "An Act to authorize the establishment of municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants.
- No. 457. An Act to regulate the fees of physicians in this State testifying as experts in any of the Courts.
- No. 458. An Act to regulate the traffic in seed cotton and unpacked lint cotton.
- No. 459. An Act for the protection of the aids to navigation established by the authority of the United States Light House Board within the State of South Carolina.
- No. 460. An Act to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor, prior to his ordering an election as to the creation of a new County.
- No. 461. An Act to amend an Act entitled "An Act relating to the selection, drawing and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, A. D. 1902, by adding thereto a Section, to be known as Section 18a, to provide against an omission in preparing the jury list and boxes.
- No. 462. An Act to fix the amount of the compensation to be paid to the County officers of the various Counties of the State.
- No. 463. An Act to preserve game, fish, shell fish and terrapin in and on the public lands and waters of the State, and to provide license.
- No. 464. An Act to declare seduction of any woman under promise of marriage a crime, and fixing the punishment therefor.

- No. 465. An Act to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904.
- No. 466. An Act to amend Sections 265, 266, 272, 273 and 274, of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.
- No. 467. An Act to punish the corrupt giving, offering, promising and receiving of gifts and gratuities.
- No. 468. An Act to amend Section 1079, Vol. I., Code of Laws, 1902, as to compensation of the State Board of Pensions.
- No. 469. An Act to amend an Act entitled "An Act to provide for the corporation of towns of less than one thousand inhabitants," approved 2d of March, A. D. 1896, by adding a new Section, 23, to provide for holding municipal elections in certain cases.
- No. 470. An Act to amend Section 1 of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, Civil Code (being in Vol. I., Code of Laws, 1902), page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.
- No. 471. An Act to amend Section 2859, of Vol. I., Code of Laws of 1902, relating to the survival of right of action.
- No. 472. An Act to amend the law in relation to the names and location of certain voting precincts in the State.
- No. 473. An Act making certain offences in primary elections misdemeanors, and prescribing penalties therefor.
- No. 474. An Act for the protection of birds and their nests and eggs, and to provide for the punishment of violations thereof.
- No. 475. An Act to amend Section 631, of Chapter XXX., of Vol. II., Code of Laws of South Carolina, 1902, by creating a Township Deputy, defining his duties and providing for his pay.
- No. 476. An Act to require the payment of certain pensions after death of claimant.
- No. 477. An Act to regulate the transportation of passengers on electric railways.

- No. 478. An Act to prohibit the unlawful manufacturing, selling, using or procuring of Confederate Crosses of Honor, and to provide a penalty for same.
- No. 479. An Act to ratify the amendments of Section 7, Article VIII., of the Constitution of 1895, relating to municipal bonded indebtedness.
- No. 480. An Act to require railroad companies to construct, maintain and operate industrial sidetracks.
- No. 481. An Act to repeal Section 1507, Article II., Chapter XXXIII., Vol. I., Code of Laws of South Carolina, 1902, relating to the General Stock Law.
- No. 482. An Act to ratify the amendment to the Constitution of 1895, whereby Subdivision II. and Subdivision IX., of Section 34, Article III. thereof is repealed.
- No. 483. An Act to provide enrollment in public night schools.
- No. 484. An Act to amend Section 221, Vol. I., Code of Laws, 1902, relating to the forwarding of election returns.
- No. 485. An Act to further regulate the hunting of deer in this State.
- No. 486. An Act to amend Section nine hundred and ninety-three, of Vol. I., of the Code of Laws of South Carolina, 1902, relating to Magistrates' books.
- No. 487. An Act to make all debts due and to become due by corporations doing business in this State, for labor or services rendered within this State by persons residing within this State, due or payable within this State.
- No. 488. An Act to fix and declare the liabilities of any corporation, firm or individual, operating a relief department to employees, and to regulate the operation of the same.
- No. 489. An Act to provide for Game Wardens.
- No. 490. An Act to amend Section 1396, Code of Laws of South Carolina, Vol. I., 1902, relating to laying out streets in incorporated towns.
- No. 491. An Act to require Clerks of Courts to keep a record of the names of all persons elected to any office within their County.

- No. 492. An Act to punish the wilful and malicious taking or removing, or taking or removing with intent to steal or with intent to injure, of the brasses, bearings, waste or packings from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck used or operated upon any railroad, whether the same be operated by steam or electricity.
- No 493. An Act to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.
- No. 494. An Act to amend an Act entitled "An Act to amend Section 1731, Vol. I., Code of Laws S. C., 1902, so as to reduce to-bacco warehouse charges," approved the 1st day of March, 1904, so as to restore the charges changed by said Act.
- No. 495. An Act to amend Section 714, of Code of Laws of 1902, Vol.

 I., relating to State Treasurer, so as to require duplicate instead of triplicate receipts.
- No. 496. An Act to abolish the office of Township Commissioner in Barnwell County, and make the general law as to County government and assessment of property for taxation applicable therein.
- No. 497. An Act to empower the Adjutant and Inspector General, or the Clerk of the Historical Commission, to add names to the Confederate Rolls upon proper proof.
- No. 498. An Act to assign the present Circuit Judges to the proper Circuits, in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same."

PART II.—LOCAL AND TEMPORARY LAWS.

- No. 499. An Act to raise supplies and make appropriations for the fiscal year commencing 1905.
- No. 500. An Act to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1st, 1905.
- No. 501. An Act to make appropriations for the payment of the per diem, mileage and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.
- No. 502. An Act to provide for the temporary borrowing by the County

 Treasurer of Chester County of certain funds, and to direct
 the application of the same.
- No. 503. An Act to amend an Act entitled "An Act to provide for the erection and equipment of a new Court House at Camden, and to authorize the issue of bonds for such purpose," approved February 19th, 1904.
- No. 504. An Act to provide for the disposition of all funds realized from license to deal in seed cotton in Charleston County.
- No. 505. An Act to authorize the town of Williston, in Barnwell County, to issue bonds, in the sum of five thousand dollars, for the purpose of erecting and maintaining an electric plant to furnish light for said town.
- No. 506. An Act to amend the charter of incorporation of Williston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said college to confer degrees.
- No. 507. An Act to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.
- No. 508. An Act to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State, on the second day of December, 1904, and to confer additional powers on said company.

- No. 509. An Act to authorize Patrick Calhoun, Augustine T. Smythe, E. B. Calhoun and Granville Beall, and their associates, successors and assigns, to construct and maintain a dam or dams across the Savannah River, at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing water power for commercial uses and for other purposes.
- No. 510. An Act to amend an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Sections thereof.
- No. 511. An Act to validate and confirm the sale and conveyance of two lots, Nos. One and Two, in the town of Darlington, known as the jail lots, by the County Board of Commissioners of Darlington County, to C. W. Hewitt.
- No. 512. An Act to authorize and empower Samuel M. Orr and H. H.

 Watkins, and their associates, heirs and assigns, and the
 corporation to be organided by them and their associates
 and assigns, and the successors and assigns of such corporation, to construct and maintain a dam or dams across
 Savannah River, at or in the vicinity of Gregg Shoals and
 Cherokee Shoals, either or both of them, for the purpose
 of developing water power and electrical power for commercial uses and other purposes.
- No. 513. An Act to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Willie Creed, T. J. McManus, America Yonce, Mrs N. F. Brown and W. L. Quattlebaum.
- No. 514. An Act to amend an Act entitled "An Act to incorporate Mt. Pleasant and Georgetown Railway Company."
- No. 515. An Act to ratify and confirm the charter of the Parr Shoals

 Power Company, granted by the Secretary of State, on the
 eighth day of December, 1904, and to confer additional
 powers on said company.
- No. 516. An Act to relieve the sureties on the official bonds of G. Raymond Berry, late County Superintendent of Education of Marion.
- No. 517. An Act to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

- No. 518. An Act to devolve the duties of the Board of Public Works for the town of Gaffney upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.
- No. 519. An Act to vest the right, title and interest of the State in and to certain personal property of Sarah J. Buchanan, deceased, now in the hands of Joseph W. Barnwell, administrator, and liable to escheat, in Ellen F. Hayne, Ellen Frost Hayne, Henry F. Hayne, Alice P. T. Hayne, Eliza A. Hayne, Henrietta G. Hayne and Irene Buchanan Dale, and to make them the legal heirs of the said Sarah J. Buchanan.
- No. 520. An Act to vest the right, title and interest of the State in and to certain property of Amanda S. Keigan, deceased, now in the hands of William Hoffmeyer and J. J. Jennings, administrators, and liable to escheat, in Kate Robinson, Jesse Jennings, E. H. Lucas, Wardens St. John's Episcopal Church, Ollie Keigan, William Henry Keigan and Eliza Skipper, and to make them the legal heirs of the said Amanda S. Keigan.
- No. 521. An Act to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.
- No. 522. An Act to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said School District for school purposes.
- No. 523. An Act to authorize the Trustees of Fork School District, being School District No. 26, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites, and equipping same.
- No. 524. An Act to authorize and empower the voters of School District No. 36, of the County of Orangeburg, to order an election and to issue coupon bonds of said School District for school purposes.
- No. 525. An Act to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same," approved the 23d day of December, A. D. 1889.

- No. 526. An Act to fix the time for electing Trustees for Easley School District, 13, in May.
- No. 527. An Act to authorize the Trustees of High Hill School District, being School District No. 12, of Darlington County, to issue bonds for the purpose of purchasing or paying for school buildings and sites, and equipping same.
- No. 528. An Act to amend an Act entitled "An Act to enable and authorize School District No. 14, in Newberry County, to issue bonds for the purpose of building and erecting a school house therein, and to purchase a lot therefor," approved the 25th day of February, A. D. 1904, and to validate the bonds issued under authority of said Act.
- No. 529. An Act to enable and authorize School District No. 70, embracing the town of Elloree, in Orangeburg County, to issue bonds for the purpose of paying for the erection and maintenance of a public school building, and to provide for the payment of accruing interest and principal of said bonds.
- No. 530. An Act to authorize the Trustees of Clio School District, being School District No. 9, of Marlboro County, to issue bonds for the purpose of purchasing or exchanging school site, erecting school buildings thereon, and equipping the same.
- No. 531. An Act to empower Heath Springs School District No. 38, of Lancaster County, to increase school levy to five mills.
- No. 532. An Act to authorize and empower the North Augusta School District No. 66, of Aiken County, in the State of South Carolina, to issue bonds for purchase of a lot and the erection and equipment of a graded school building thereon; to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.
- No. 533. An Act to amend Section 1 of an Act entitled "An Act to amend the various Statutes and the laws as to School Districts, embracing the towns of Marion, Mullins, Latta and Dillon, in Marion County," approved 23d day of February, A. D. 1903, by making its provisions apply to Fork School District No. 26.
 - No. 534. An Act to mend an Act entitled "An Act to amend an Act entitled 'An Act to provide for the establishment of a new School District in the County of Darlington, and to authorize the levy and collection of a local tax therein, approved December 24th, 1883,' and approved January 4th, 1894."

- No. 535. An Act to further regulate the determination and the levy of special tax, and the election of Trustees in and for the School District of the town of Cheraw."
- No. 536. An Act to amend Sections 4 and 6 of "An Act to authorize the Trustees of Jonesville School District, of Union County, to issue bonds for the purpose of erecting school buildings and equipping same, and purchasing a lot or lots," approved the 12th day of March, A. D. 1904, by creating a Sinking Fund Commission for the purpose of lending and investing surplus funds.
- No. 537. An Act to authorize the Trustees of Greenwood School District No. 18 to borrow money to pay off past indebtedness.
- No. 538. An Act to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.
- No. 539. An Act to authorize and empower School District No. 52,
 Newberry County, in the State of South Carolina, to issue
 bonds for purchase of a lot and the erection and equipment
 of a school building thereon; to provide for a Building
 Committee, and to provide for the payment of said bonds
 and the interest thereon.
- No. 540. An Act to authorize the Trustees of Jefferson Special School
 District No. 9, in Chesterfield County, to issue bonds for
 the purpose of erecting school buildings and equipping
 same, and purchasing a lot or lots.
- No. 541. An Act to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County to pay for a new jail building, and to constitute the County Board of Commissioners, with the Sheriff of the County, a Building Committee for said jail building.
- No. 542. An Act to enable the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Lee County to pay the past indebtedness of said County, and to authorize the said County Board of Commissioners to pledge the special tax levy herein provided to secure the same.
- No. 543. An Act to create the township of Clyde, in Darlington County, and to change the boundary line of Hartsville Township, in said County.

- No. 544. An Act to finally dispose of all the moneys in the State Treasury known as "Direct Tax Funds."
- No. 545. An Act to authorize the town of Wagener to issue bonds for public improvements.
- No. 546. An Act to authorize and empower the County Board of Commissioners for Horry County to sell the County's "Poor Farm" and to purchase another.
- No. 547. An Act to enable the Supervisor and Treasurer of Colleton
 County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize
 the Supervisor to pledge the levy for ordinary County purposes for year 1905, to secure the same with interest thereon.
- No. 548. An Act to authorize the County Board of Commissioners of Marion County to convey by deed a site on the Court House Square to the Marion Public Library.
- No. 549. An Act to provide for a reappraisement and reassessment for taxation of certain abandoned rice lands.
- No. 550. An Act to authorize the Town Council of Union, in Union County, to elect a Town Auditor, to define his powers and duties and fix his compensation.
- No. 551. An Act for the further relief in territory in Marion County heretofore exempt from the stock law.
- No. 552. An Act to provide for the resurvey and location of the boundary line between the Counties of Kershaw and Lancaster, in the State of South Carolina.
- No. 553. An Act to require the Southern Railway Company to open up the eastern end of Lumber street, in the city of Columbia, to traffic, by bridging the cuts across said streets through which said railroad passes.
- No. 554. An Act to authorize the Trustees of Mullins School District, being School District No. 34, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites, and equipping same.
- No. 555. An Act to authorize the Trustees of the School District of the city of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.

- No. 556. An Act to amend the law as to the election, powers and duties of the Trustees of Pine Grove School District, in Clarendon County.
- No. 557. An Act to enable the Commissioners of the Sinking Fund to lend to the County Commissioners of Horry County funds for the purchase by Horry County of certain township bonds issued by certain townships in said County in aid of the construction of a railroad, and relating to the purchase of said township bonds by said County.
- No. 558. An Act to enable the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Lee County to pay the past indebtedness of said County, and to authorize the said County Board of Commissioners to pledge the special tax levy herein provided to secure the same.
- No. 559. An Act to provide for the proper custody and protection of the Court House for Charleston County.
- No. 560. An Act to authorize and require the rerunning and remarking a portion of the boundary line between this State and the State of North Carolina.
- No. 561. An Act to provide for assessing property in Beaufort County.
- No. 562. An Act to authorize the city of Columbia to dispose of a certain lot of land situated therein.
- No. 563. An Act to authorize and require the Supervisors of Registration for Edgefield, Cherokee, Darlington, Newberry and Chesterfield Counties to revise the registration books of said Counties, respectively, and to require the County Board of County Commissioners of said Counties, respectively, to pay for same.
- No. 564. An Act to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River, in Pickens and Greenville Counties, for development of the power of said river and converting same into electrical power.
- No. 565. An Act to incorporate Reedy River Power Company.
- No. 566. An Act to incorporate the Cherokee, Union and Spartanburg Railroad.
- No. 567. An Act to incorporate "The Carolina Land Corporation of South Carolina."

- No. 568. A Joint Resolution to authorize the State Board of Health of South Carolina to negotiate with the U. S. Government to operate the State quarantine stations, under certain conditions.
- No. 569. A Joint Resolution providing for the appointment of a commission to examine into the terrapin, oyster and other shell fish interest belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.
- No. 570. A Joint Resolution to authorize the County Treasurer of Williamsburg County to transfer to the County Treasurer of Florence County certain funds belonging to that District in Williamsburg County incorporated in Florence County, and as to the distribution of the same.
- No. 571. A Joint Resolution authorizing the County Commissioners of Hampton County to sell and convey the ten acres of land in the town or village of Gillisonville, on which the old Beaufort District (now County) Court House was located.
- No. 572. A Joint Resolution to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.
- No. 573. A Joint Resolution to authorize the Governor to appoint a commission to examine into and report the financial affairs of Greenville County.
- No. 574. A Joint Resolution to authorize the Governor to appoint a commission to examine into and report the financial affairs of Richland County.
- No. 575. A Joint Resolution relating to the purchasing of a portrait of Chief Justice John Belton O'Neall.
- No. 576. A Joint Resolution to provide for the appointment of two Members of the Senate and three Members of the House to examine certain offices.
- No. 577. A Joint Resolution authorizing the Georgetown and Western Railroad Company to maintain a bridge now constructed across the Sampit River, in Georgetown County.

- No. 578. A Joint Resolution authorizing and directing the Attorney
 General to mark satisfied a certain judgment against S. G.
 Mayfield, C. B. Free, Peter W. Sandifer, and the estates or
 legal representatives of A. M. Kennerly and J. W. Lancaster (now deceased), except the sum of three thousand
 dollars, to be left open as security for the Sinking Fund
 Commission claim.
- No. 579. A Joint Resolution to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liability on account of paying certain school certificates on which the names of the School Trustees were forged.
- No. 580. A Joint Resolution to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Connecticut, the surety on his official bond, from liability for paying certain school teachers' pay certificates on which the names of the School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County.
- No. 581. A Joint Resolution to refund certain overpaid taxes to Mrs. Sarah E. Weeks, of Clarendon County.
- No. 582. A Joint Resolution to empower and require the Trustees of School District No. 5 to transfer four hundred (\$400) dollars of the surplus to the Trustees of School District No. 22, of Fairfield County, for the building and maintenance of a graded school.
- No. 583. A Joint Resolution to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty-nine (\$2,259) dollars, and to provide for fees and expenses heretofore incurred in collecting the same.
- No. 584. A Joint Resolution to authorize and require the Comptroller General to draw his warrant on the State Treasurer for seven dollars and eighty-seven cents, in favor of William M. Copeland.
- No. 585. A Joint Resolution to authorize and require the Board of County Commissioners of Williamsburg County to draw their warrant upon the County Treasurer of said County in favor Paully Jail Building Company for the sum of four hundred and sixty dollars, to pay balance due for building County Jail, and to authorize Treasurer to pay same.
- No. 586. A Joint Resolution to refund to G. D. Norris, of Darlington County, \$15.26, excess of taxes paid by him.

- No. 587. A Joint Resolution providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale, of Kershaw County, for filling out the term of W. R. McCreight, deceased.
- No. 588. A Joint Resolution to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claim to Miss Nannie Mattison.
- No. 589. A Joint Resolution to authorize and require the payment of sixteen dollars and thirty cents to Mrs. Elizabeth Samuel, of Aiken County.
- No. 590. A Joint Resolution to refund certain overpaid taxes to W. L. DePass.
- No. 591. A Joint Resolution to authorize and require the payment of the claim of W. J. Schroder, County Treasurer of Oconee County, of \$26.66.
- No. 592. A Joint Resolution to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claim of Miss Lula Mc-Nair.
- No. 593. A Joint Resolution to require the Comptroller General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kaminski, and said County and State Treasurers pay the same, for twenty-six dollars and forty-nine cents and fifty dollars and thirt-two cents, respectively, to refund overpaid taxes.
- No. 594. A Joint Resolution to provide for payment of forty-five (\$45) dollars each, to James Register and John A. Russell, for fifteen days each extra services as County Commissioners of Darlington County in 1904.
- No. 595. An Act to authorize and empower the County Board of Commissioners for Williamsburg and Georgetown Counties to sell the Poor House and Farm of said Counties and to purchase another.
- No. 596. An Act to establish a State Armory.

INDEX.

General Subject Matter
General Subject Matter.
Address— Inaugural, by Governor'D. C. Heyward
Appointments by Speaker of House— Assistant Clerk
Appointments by Chairman Ways and Means Committee— Clerk
Porter
Distribution of seats
Chaplain

776

Elections	, ·	
	Judge Seventh Judicial Circuit	218
	Judge Ninth Judicial Circuit	
	Judge Tenth Judicial Circuit	
	Reading Clerk	11
	Sergeant-at-Arms	
	Speaker of House	٤
	Superintendent State Penitentiary	22(
	Trustees Colored Normal College	
_		
Inaugurs		
	Of the Governor	
	Of the Lieutenant-Governor	200
Invitatio	n—To the Centennial Reception of the South Carolina College	18
Memoria	ls—	
	Concerning the Reformatory for Boys	36 :
	From citizens of Williamsburg	78
	From Walker-Gaston Camp, U. C. V	\$7E
30	Anne Alex Commen	
Messages	Appual Massace	10
	Annual Message	
	As to expense in lynching cases	120
	Submitting Expert Accountants' report às to Dispensary	
	Submitting various reports	7C
	Transmitting battle flag	
	Transmitting patric mag	,,,
Messages	15, from the Senate— 15, 56, 70, 123, 159, 215, 235, 293, 311, 371, 428, 436, 454, 462, 474, 486, 496, 512, 522, 539, 543, 556, 592, 616, 628, 632, 634, 636, 644, 645, 648, 649, 650, 651, 652, 653, 654, 656, 657, 658, 659, 660, 661, 662, 664, 670, 671, 672, 676, 678, 6	sar
Massages	to the Governor—	-00
Meson	Announcing organization of House	
Papers I	rom Senate	
	47, 70, 76, 99, 108, 124, 133, 147, 160, 265, 286, 294, 314, 372, 427, 432, 455, 462, 487, 492, 521, 543, 556, 575, 592, 615, 622, 631, 6	220
	102, 100, 102, 101, 102, 021, 010, 000, 010, 002, 010, 022, 001, 0	ЮС
Petitions		
	Cltizens North Augusta School District	
	Various citizens as to Ten-Hour Law336-343, 407-422, 439-446, 448-4	
	Various clubs regarding Boys' Reformatory Bill	30
Ratificati	ions	179
Reports-	_	
	Charleston Harbor Commission 4	82
	Committee on Asylum and Penitentiary	50
	Committee on Books of Certain State Officers 3	94
	Committee on Books of Certain State Officers (additional report) 4	70
	Committee on Condition State Colleges	
	Committee on Completion Inside State House 2	93
	Committee on Inaugural Ceremonies	
	Committee on Pension Law 4	92
	Joint Committee to "Examine the Books of the State Officers" 5	55
Tine of 11	Iall of House—	
	Granting same to Chamber of Commerce	9.4
		24

Bills, Resolutions and Claims

ACTED ON BY THE HOUSE OF REPRESENTATIVES.

CLASSIFIED INDEX.

ABBREVIATIONS.

. Introduced.
. Report of Committee.
. Second Reading.
Third Reading.
. Report Committee by Substitute.
. Special Committee.
. Report of Special Committee.
. Referred Second Time.
. Recommitted.
. Amended.
. Reconsidered.
. Other Proceedings.
. Message to or from Senate.
. Concurrence by Senate.
. Ratified.
Rejected.
. Enacting Words Stricken Out.
. Indefinitely Postponed.
. Continued.
. Continued to Next Session.
. Tabled.
Committee of Conference.
. Report of Committee of Conference.
. Committee of Free Conference.
. Report of Committee of Free Conference.
CHRISTIE BENET,
Journal Clerk.

REFERENCE TO PAGES.

H. 1. (S. 8.—Mr. von Kolnitz): A Concurrent Resolution to permit the introduction of a Bill to amend the charter of the Charleston Light and Water Company, so as to permit the company to construct and maintain a dam across Goose Creek, in Berkeley County.

Int. 47; conc. 48; mes. 48.

H. 2½.—Mr. MOSES: A Resolution to refer portions of the Governor's Message to appropriate Committees.

Int. 17.

- H. 2 (S. 9.—Mr. Raysor): A Concurrent Resolution relating to offices to be filled at this session.
 - Int. 47; conc. 48; mes. 48.
- H. 8.—Mr. SINKLER: A Bill to amend Section 1775 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in banks and banking institutions.
 - Int. 16; rep. com. 62, 309; 2r. 74; 8r. 85; rat. 310.
- H. 4.—Mr. SINKLER: A Bill to amend Section 1843 of the Code of Laws of South Carolina, 1902, Vol. I, fixing liability of stockholders in corporations, other than banks and banking institutions.
- Int. 16; rep. com. subs. 81, 368; 2r. and amd. 106; original Bill lt. 110; 3r. 120; rat. 429.
- H. 5.—Mr. NASH: A Bill to further provide for the creation and continuance, and to define the duties and powers of the Historical Commission of this State, now existing under the terms of an Act entitled "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving an matter relating to the history of the State," approved December 27, 1894.
- Int. 17; rep. com. 93, 483; 2r. and amd. 144; rec. 207; rep. com. 248; 3r. 270; mes. 433; rat. 527.
- H. 6.—Mr. McCOLL, Jr.: A Bill to further regulate the salaries of certain Court stenographers.
 - Int. 17; rep. com. 305; cont. n. s. 569.
 - H. 7.-Mr. KERSHAW: A Bill to promote attendance of children in schools.
 - Int. 17; rep. com. 82; cont. n. s. 206.
- H. 8.—Mr. TOOLE: A Bill to amend Section 321, Vol. II, Code of Laws, 1902 (Criminal Code), so as to reduce day's work from eleven to ten hours.
 - Int. 17; rep. com. 105; op. 200, 469; ind. post. 476.
- H. 9.—Mr. KERSHAW: A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved March 1, 1904, so as to restore the charges changed by said Act.
- Int. 17; ref. sp. com. 17; rep. sp. com. 105; 2r. and amd. 199; 3r. 214; recon. 232; 3r. and amd. 232; rep. com. 491; rat. 528.
- H. 10.—Mr. WHALEY: A Bill to authorize the Charleston Light and Water Company to construct and maintain a dam across Goose Creek, in Berkeley County.
 - Int. 17; rep. com. 62, 309; 2r. 86; 3r. 97; rat. 311.
 - H. 11.-Mr. HASKELL:

Resolved, That the Clerk be directed to have printed 250 copies of the Journal of the House for the use of Members, and Officers of the State.

Int. 18.

H. 12 .- Mr. ASHLEY: A Concurrent Resolution.

Resolved, by the House of Representatives, the Senate concurring, that the General Assembly do adjourn sine die on the eleventh day of February, 1905.

Int. 52; op. 69; rej. 108.

H. 13 .-- Mr. HALL: A Resolution relative to Anderson County Circuit Court.

Int. 50: op. 64.

H. 14.-Mr. FRASER: A Resolution to amend Rule 1.

Int. 51; op. 52, 64; amd. 64.

H. 15.-Mr. MOSES:

Be it Resolved, By the House of Representatives, that the President and Members of the Senate be invited to attend in the Hall of the House of Representatives at 12 m. tomorrow, the 13th instant, to witness the opening and counting by the Speaker of the House of Representatives of the votes cast for Governor and Lieutenant-Governor at the last general election.

Int. 52.

H. 16.-Mr. ARDREY: A Bill to prohibit child marriages.

Int. 48; rep. com. 119; e. w. s. o. 299.

H. 17 .- Mr. ARDREY: A Bill to prohibit trespass.

Int. 48; rep. com. 82, 368; 2r. 106; amd. 106, 297; 3r. 120; op. 297; rat. 429.

H. 18.—Mr. FROST: A Bill for the protection of the aids to navigation, established by the authority of the United States Light House Board, within the State of South Carolina.

Int. 49: rep. com. 93, 369: 2r. and amd. 121: 3r. 130: rat. 429.

H. 19.—Mr. MORGAN: A Bill making certain offences in primary elections misdemeanors, and prescribing penalties therefor.

Int. 49; rep. com. 68, 673; op. 131; 2r. 283; amd. 233, 666; 8r. 254; mes. 666; rat. 674.

H. 20.—Mr. ASHLEY: A Bill to repeal an Act entitled "An Act to establish a Department of Agriculture, Commerce, and Immigration, and to provide for the appointment and compensation of a Commissioner."

Int. 49; rep. com. 119; op. 120, 285; ind. post. 498.

H. 21.—Mr. MORGAN: A Bill to regulate the running of motor vehicles upon the public highways of this State, and fixing a penalty for the violation thereof.

Int. 49; rep. com. 93, 625; 2r. and amd. 122; 3r. 181; ref. com. conf. 435; rep. com. conf. 463; mes. 463, 474; rat. 628.

H. 22.—Mr. MORGAN: A Bill to amend Section 2941, of Vol. I, Code of Laws of South Carolina, 1902, by striking out said Section, and inserting in lieu thereof another, to be known as Section 2941.

Int. 49; rep. com. 68, 282; op. 76; 2r. 86; 3r. 96; rat. 310.

- H. 23.—Mr. KEENAN: A Bill to punish as a misdemeanor any and all persons who shall apply to, speak, or utter, concerning any person, any vile or opprobrious language calculated to bring about a breach of the peace.
 - Int. 49; rep. com. 73; lt. 86.
- H. 24.—Mr. COLCOCK (by request): A Bill to finally dispose of all moneys in the State Treasury known as "Direct Tax Funds."
 - Int. 49; rep. com. 84, 369; 2r. and amd. 97; 3r. 106; rat. 429.
- H. 25.—Mr. NASH: A Bill to amend Section 2456 of the Civil Code of South Carolina, Vol. I, changing the time for recording deeds of conveyances and other instruments of writing from forty to ten days.
 - Int. 49; rep. com. 117; ind. post. 874.
- H. 26.—Mr. NASH: To amend Section 397 of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the provisions thereof.
 - Int. 49; rep. com. 119; ind. post. 373.
- H. 27.—Mr. NASH: A Bill to require the Register of Mesne Conveyance, or the Clerk of Court in certain Counties, to index certain papers as soon as filed for record.
 - Int. 49; rep. com. 82; 2r. 121; 3r. 130.
- II. 28.—Mr. LABAN MAULDIN: A Bill to repeal Section 489 of the Criminal Code of Laws of South Carolina, 1902, Vol. II, relating to County Auditor.
 - Int. 50; rep. com. 84, 282; 2r. 121; 3r. 130; rat. 310.
- H. 29.—Mr. TOOLE: A Bill to amend an Act entitled "An Act to amend Section 7 of an Act entitled 'An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same.' approved March 6, 1896," approved February 25, 1894, by striking out and repealing the proviso to Section 7 of the original Act as therein appearing, as to special tax levy and certain forfeitures.
- Int. 50; rep. com. 117; op. 370, 430, 435, 437; amd. 437; 2r. 438; 3r. 450; mes. 616.
- H. 30.—Mr. D. O. HERBERT: A Bill to amend Sections 309 and 311 of the Code of Laws of South Carolina, 1902, Vol. I, by including banks within the provisions of said Sections.
 - Int. 50; rep. com. 212; 2r. 503; recom. 529; rep. com. 554; rej. 588.
- H. 31.—Mr. DesCHAMPS: A Bill to provide for the establishment of experimental stations of agriculture in the Counties of this State.
 - Int. 50; rep. com. 98; e. w. s. o. 322.
- H. 32.—Mr. MORGAN: A Bill to ratify the amendment to Section 7. Article VIII, of the Constitution of 1895, relating to municipal bonded indebtedness.
 - Int. 50; rep. com. 68, 483; ref. 2t. 68; rep. com. 118; 2r. 254; 3r. 270; ret. 527.

H. 33.—Mr. HEMI'HILL: A Concurrent Resolution allowing the introduction of a Bill to amend the charter of the Mt. Pleasant and Georgetown Railway Company.

Int. 52; mes. 53, 70.

H. 84 .- Mr. HASKELL: A Concurrent Resolution.

Be it Resolved, By the House of Representatives, the Senate concurring, that leave be, and is hereby, granted for the introduction of a bill to incorporate the Carolina Land Corporation of South Carolina.

Int. 53: mes. 54, 70.

H. 35.—Mr. BRADHAM: A Bill to provide for the drawing of jurors in the Circuit Court for Clarendon County for this year.

Int. 50; rep. com. subs. 68, 120; 2r. 75; amd. 75; 3r. 85; original bill tabled 76; rat. 124.

H. 36.—Mr. D. O. HERBERT: A Bill to require all parents and guardians to cause their children to attend school for eight months in each year.

Int. 59; rep. com. 82; op. 98; e. w. s. o. 315.

H. 37.—Mr. OTTS: A Bill to regulate the drawing and summoning of jurors.

Int. 59; rej. 336.

H. 38.—Mr. LYON: A Joint Resolution to authorize and require the County Superintendent of Education to approve, and the Treasurer of Abbeville County to pay, school claims to Miss Nannie Mattison.

Int. 59; rep. com. 68, 309; 2r. 75; 3r. 85; rat. 311.

H. 39.—Mr. SINKLEE: A Bill granting to the United States the title of this State to, and the jurisdiction of the State over, certain lands on Sullivans Island, in Charleston County, for military purposes.

Int. 59; ref. sp. com. 59; rep. sp. com. 82; 2r. and amd. 98; 3r. 106; rep. com. 369; rat. 429.

H. 40.—Mr. WHALEY: A Bill to vest the right, title, and interest of the State in and to certain personal property.

Int. 59; rep. com. 189, 601; 2r. 256; 3r. 271; rat. 626.

H. 41.—Mr. SINKLER: A Bill to amend an Act entitled "An Act relating to drainage of public canals and ditches in Charleston County," approved February 20, 1901, so as to add another Section thereto, and renumbering said Section of said Act as herein provided.

Int. 59; sp. com. 59.

H. 42.—Mr. LYON: A Joint Resolution to authorize and require the Treasurer of Abbeville County to pay to the County Superintendent of Education of Abbeville County two thousand two hundred and fifty dollars (\$2,250.00), and to provide for fees and expenses heretofore incurred in collecting the same.

Int. 59; rep. com. 68, 292; 2r. 75; 3r. 85; rat. 310.

- H. 48.—Mr. STOLL: A Bill to amend Section 8 of an Act entitled "An Act to recharter the town of Kingstree," approved December 26, 1884.
 - Int. 60; ref. sp. com. 60; rep. sp. com. 82; 2r. 97; 3r. 106.
- H. 44.—Mr. PITTMAN: A Bill to regulate the purchase price of cotton seed, requiring same to be uniform.
 - Int. 60; rep. com. 105; ind. post. 206.
- H. 45.—Mr. HARRISON: A Bill to amend Sections 2909 and 2910, Chapter XCV, Civil Code of South Carolina, 1902, providing a Board of Jury Commissioners.
 - Int. 60; rep. com. 382; lt. 563.
- H. 46.—Mr. McCOLL, Jr.: A Bill to authorize the Trustees of Clio School District, being School District No. 9, of Mariboro County, to issue bonds for the purpose of purchasing or exchanging school site, erecting school buildings thereon, and equipping the same.
 - Int. 60; ref. sp. com. 60; rep. sp. com. 73; 2r. 86; 3r. 97; rep. com. 369; rat. 429.
- H. 47.—Mr. CLOY: A Bill to make the obstruction of any street or road of any kind, by any railroad or person, a misdemeanor.
 - Int. 60; rep. com. 115; 2r. 255; amd. 264; 3r. 271.
- H. 48.—Mr. CLOY: A Bill to declare seduction of any woman, under promise of marriage, a crime, and fixing the punishment therefor.
- Int. 60; rep. com. 94, 491; op. 120; 2r. 142; amd. 142, 296; 3r. 199; op. 296; rat. 527.
- H. 49.—Mr. D. O. HERBERT: A Bill to require Clerks of Courts of Common Pleas to keep a record of marriages.
 - Int. 60; rep. com. 94; ind. post. 455.
- H. 50.—Mr. HIGGINS: A Joint Resolution providing for a Commission to revise the General Free School Law and report to the next session.
 - Int. 60; rep. com. 94; lt. 321.
- H. 51.—Mr. SELLERS: A Bill for the protection of birds other than game birds and their nests and eggs, and to provide for the punishment of violations thereof.
 - Int. 60; rep. com. 82, 601; amd. 143, 493; 2r. 143; 3r. 199; mes. 493; rat. 625.
- H. 52.—Mr. CALLISON: A Bill to amend Section 2680, Article II, Chapter XXXIII, Code of Laws of South Carolina, 1902, Vol. I, by adding a section, to be known as Section 2680a, with reference to public guardians.
 - Int. 61; rep. com. 243; cont. n. s. 568.
- H. 53.—Mr. LYON: A Joint Resolution to authorize Miss Nannie Mattison to teach the Oak Grove School in District No. 48, in Abbeville County, and to provide compensation for her services.
 - Int. 61; rep. com. 618; rej. 619.

- H. 54.—Mr. LYON: A Bill to amend Section 1198, Code of Laws of South Carolina, 1902, Vol. I, so as to change the provisions as to traveling expenses of the County Superintendent of Education of Abbeville and Mariboro Counties.
 - Int. 61; rep. com. 69, 283; op. 76; 2r. and amd. 97; 3r. 106; rat. 310.
- H. 55.—Mr. ARDREY: A Bill fixing the amount of witness fees in criminal cases for York County.
 - Int. 61; rep. com. 94; lt. 125.
- H. 56.—Mr. TOOLE: A Bill to authorize and empower the North Augusta School District, No. 66, of Alken County, in the State of South Carolina, to issue bonds for the purchase of a lot, and the erection and equipment of a graded school building thereon, to provide for a Building Committee, and to provide means for the payment of said bonds and the interest thereon.
 - Int. 61; rep. com. 69, 292; 2r. 75; 3r. 85; rat. 310.
- H. 57.—Mr. GRAY: A Bill to amend the law in relation to the names and locations of certain precincts in this State.
 - Int. 61; rep. com. 155; op. 511; cont. n. s. 564.
- H. 58.—Mr. D. O. HERBERT: A Bill to impose a tax on gifts, inheritances, demises, bequests, and legacies in certain cases.
 - Int. 61; rep. com. 155; op. 265; ind. post. 476.
- H. 59.—Mr. NASH: A Resolution to require the Sergeant-at-Arms to furnish to each delegation a copy of the General Statutes for their use during the session.
 - Int. 62: rep. com. 84: rel. 84.
 - H. 60.-Mr. D. O. HERBERT:

Resolved, That the Clerk of this House have printed for the use of the Members 500 copies of the Standing Committees of the House, upon folders of convenient size and shape.

Int. 63; 2r. 75.

H. 61.-Mr. PRINCE:

Resolved, That the House Committee Room, formerly occupied by the Judiciary Committee, but now unassigned, be, and the same is, hereby assigned and set apart for the use of the Railroad Committee of the House, on Monday, Wednesday, and Friday of each week during the sessions of the House (unless the same is needed by the Judiciary Committee).

Int. 63; amd. 63.

- H. 62.—Mr. KERSHAW: A Bill to amend an Act entitled "An Act to provide for the establishment of a new School District in the County of Darlington, and to authorise the levy and collection of a local tax therein," approved December 24, 1885, and approved January 4, 1894.
 - Int. 61; sp. com. 61; rep. sp. com. 69, 292; 2r. 75; 3r. 85; rat. 810.
- H. 63. Mr. MOSES: A Concurrent Resolution to appoint a Committee to wait upon the Governor, inform him of his election, etc.
 - Int. 63; sp. com. 63; mes. 70.

- H. 64.—Mr. BEAMGUARD: A Bill to amend Section 553 of the Criminal Code of South Carolina confining the hunting of certain birds to the months of December and January.
 - Int. 61; rep. com. 85; rej. 85; Bill restored 98; ind. post. 322.
- H. 65.—Mr. EARHARDT: A Bill to provide for indexing farm labor contracts, and to prescribe the result of failure to index same.
 - Int. 67; rep. com. 94; e. w. s. o. 323.
- H. 66.—AIKEN DELEGATION: A Bill to amend Sections 265, 266, 272, 273, and 274, of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.
 - Int. 67; rep. com. 94; it. 239.
- H. 67.—Mr. PRINCE: A Bill to amend Section 1274, Article 3, Chapter XXV. of the Code of Laws relating to the powers of the Board of Visitors of the South Carolina Military Academy.
 - Int. 67; rep. com. 83, 369; 2r. 97; 3r. 106; rat. 429.
- H. 68.—Mr. BRUCE: A Bill to require separate accommodations for white and colored passengers on palace drawing-room, sleeping, dining, and chair cars, and to prescribe penalties for violation.
 - Int. 68; rep. com. 213; cont. 514.
- H. 69.—Mr. McMASTER: A Bill to require corporations to audit and pay claims of their employees within this State.
- Int. 67; rep. com. 94, 673; op. 200; 2r. 235; 3r. 254; amd. 638; mes. 670, 671; com. conf. 670; rep. com. conf. 670; rat. 674.
- H. 70.—Mr. YELDELL: A Bill to regulate the traffic in seed cotton and unpacked lint cotton.
 - Int. 67; rep. com. 83, 282; 2r. 120; 3r. 130; rat. 310.
- H. 71.—Mr. FORD: A Bill requiring Sheriffs to collect delinquent taxes, with compensation.
 - Int. 67; rep. com. 83; lt. 99.
- H. 72.—Mr. FORD: A Joint Resolution, proposing to amend Section 21, Article 5 of the State Constitution, giving the Legislature power to classify magistrates, and prescribe their jurisdiction.
 - Int. 67; rep. com. 95; op. 373; cont. 458.
 - H. 73 .- Mr. HASKELL: A Bill to establish a State armory.
- Int. 67; rep. com. 95, 640; op. 201; amd. 233, 623; 2r. 233; 3r. 254; op. 630; rat. 641.
- H. 74.—NEWBERRY DELEGATION: A Bill to amend an Act entitled "An Act to establish the Newberry School District, to authorize the establishment of free graded schools therein, and to provide the means for the efficient management of the same," approved the 23d day of December, A. D. 1889.
 - Int. 71; 2r. 86; 3r. 97; mes. 134; rep. com. 292; rat. 310.

- H. 75.—Mr. McCANTS: A Bill to convert South Carolina College into a university, under the name of the University of South Carolina.
 - Int. 71; rep. com. 83; op. 98, 131, 200, 214; e. w. s. o. 238.
- H. 76.—Mr. GRAHAM: A Bill to prohibit the taking of liens or mortgages on crops planted on lands of another without obtaining consent.
 - Int. 71; rep. com. 83; e. w. s. o. 125.
- H. 77.—Mr. FORD: A Bill providing for a tax for the better enforcement of the Dispensary Laws.
 - Int. 71; rep. com. 115; op. 371; it. 457.
- H. 78.—Mr. KERSHAW: A Bill to provide an efficient method of procuring teachers for public schools.
 - Int. 71; rep. com. 152; op. 487; cont. 553.
- H. 79.—Mr. RICHARDS: A Bill to encourage the erection of adequate public school buildings.
 - Int. 71; rep. com. 83, 678; op. 286; 2r. and amd. 296; 3r. 312; rat. 679.
- H. 80.—Mr. RICHARDS: A Bill to require school trustees to make annual reports to the patrons of public schools.
- Int. 72; rep. com. 95; mes. 294; 2r. 367; amd. 367, 368; 3r. 384; mes. 486; rej. 486.
- H. 81.—Mr. ARDREY: A Joint Resolution requiring the Sinking Fund Commission to sell or lease certain State lands.
 - Int. 72; rep. com. 116; cont. n. s. 564.
 - H. 82 .- Mr. LaFITTE: A Bill to elect County Dispensers for two years.
 - Int. 72; rep. com. 116; op. 371; cont. n. s. 564.
 - H. 83.—Mr. CULLER: A Bill to require of ginners to make monthly reports.
 - Int. 72; rep. com. 83; lt. 149.
- H. 84.—Mr. LaFITTE: A Bill to regulate the purchase of corn, peas, and cotton seed.
 - Int. 72; rep. com. and recom. 84; rep. com. 105; e. w. s. o. 375.
- H. 85.—Mr. GREEN: A Bill to prevent criminal prosecution for disposing of property under lien within certain dates.
 - Int. 72; rep. com. 84; rej. 149.
 - H. 86.-Mr. DOAR: A Bill to further regulate the hunting of deer in this State.
 - Int. 72; rep. com. 95, 600; 2r. 199; 3r. 214; amd. 593; rat. 625.

H. 87.—Mr. GYLES: A Bill to regulate the mode of taking fish from any of the fresh water streams in the Counties of Alken, Bamberg, Barnwell, Colleton, Dorchester, Lexington, and Orangeburg, and to provide penalties for a violation thereof.

Int. 72; rep. com. 95; lt. 125.

H. 88 (S. 44.—Mr. McGowan): A Concurrent Resolution to permit the introdution of a Bill to amend an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved February 20, 1903.

Int. 76; mes. 77.

H. 89.-Mr. LABAN MAULDIN: A Bill to assess property at its actual value.

Int. 72; rep. com. 84; e. w. s. o. 126.

H. 90.—Mr. J. B. WATSON: A Joint Resolution, proposing an amendment to Section 13 of Article V of the Constitution, relating to the term of office of Circuit Judges, so as to make the same sixteen instead of four years.

Int. 72; rep. com# 95; 2r. 199; cont. n. s. 564.

II. 91.-Mr. KIRBY: A Bill to require the payment of certain pensions after death of claimant.

Int. 72; rep. com. 139, 640; 2r. 256; 3r. 271; mes. 593, 616, 617, 628; conf. com. 617; rep. conf. com. 617; com. fr. conf. 617; rep. com. fr. conf. 628; rat. 641.

H. 92.—Mr. BRANTLEY: A Bill to amend Chapter XXVII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Int. 72; rep. com. subs. 247; op. 265; cont. n. s. 563.

H. 93.—Mr. VERNER: A Bill to amend Section 1184 of the Civil Code, 1902, Vol. I, relating to the powers of the State Board of Education as to the textbooks used in the public schools.

Int. 73; rep. com. 279; cont. n. s. 569.

H. 94.—Mr. HIGGINS: A Bill to amend Section 1214, Vol. I, Code of Laws, 1902, as to receiving pupils transferred from another school district.

Int. 77; rep. com. 490; ind. post. 554.

H. 95.—Mr. BEAMGUARD: A Bill to amend Section 555 by eliminating the penalty, except by imprisonment, from the Dispensary Law.

Int. 78; rep. com. 118; op. 371; e. w. s. o. 514.

H. 96.—Mr. LaFITTE: A Bill to amend Section 299 of the Criminal Code, 1902, so as more clearly to define a violation thereof.

Int. 78; rep. com. 118; ind. post. 374.

H. 97.—Mr. MORRISON: A Bill to fix the amount of the bonds to be given by the County officers of the County of Greenwood.

Int. 78; rep. com. 95, 282; 2r. 199; 3r. 214; rat. 310.

H. 98.—Mr. GRAY: A Bill to amend Subdivisions 3 and 5, Class C, No. 4, of Subdivision (B) of Section 1066 (Pension Law), by including widows within its provisions.

Int. 78; rep. com. 137; op. 265, 286; amd. 286; ref. sp. com. 299.

H. 99.—Mr. RICHARDS: A Bill to amend an Act entitled "An Act to authorize the establishment of municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants."

Int. 78; rep. com. 96, 490; 2r. 199; 3r. 214; rat. 527.

H. 100.—Mr. EDWARDS: A Bill prohibiting shooting matches for prizes of value.

Int. 78; rep. com. 119; 2r. 368; amd. 368; 3r. 385; mes. 486; rej. 486.

H. 101.—Mr. ARDREY: A Bill to take York County from the exception, and placing it under the provision of Section 3102, Vol. I, relating to certain fees of Clerks of Court.

Int. 78; rej. 214.

H. 102.—Mr. KERSHAW: A Bill to amend Section 298, Vol. II, Code of Laws, 1902, Criminal Code, so as to prevent cockfighting in this State.

Int. 78; rep. com. 118; 2r. 366; 3r. 385; mes. 486; rej. 486.

H. 103.—Mr. McCOLL, Jr.: A Bill (with Memorial), to exempt certain citizens in Smithville and Brightonville Townships of Marlboro County, from the taxes levied for the year 1904.

Int. 78; rep. com. 96; op. 200; e. w. s. o. 300.

H. 104.—Mr. FISHBURNE: A Bill to require all persons who contract matrimony in this State to first obtain a license therefor, and to provide a punishment for any violation of the same.

Int. 78; rep. com. 280; ind. post. 456.

H. 105 .- Mr. D. O. HERBERT: A Bill to fix the time for the payment of taxes.

Int. 79; rep. com. 136; op. 381; ind. post. 553.

H. 106.-Mr. YELDELL: A Resolution.

Whereas, The acoustics of the Hall of the House of Representatives, which is of great importance, is very defective;

Therefore, be it Resolved, By this House, that the matter of correcting said defect be, and the same is hereby, referred to the Governor and the Secretary of State, who are requested to investigate, with aid of an expert, and report to this session or the next, with specifications how this defect can be corrected, and the cost thereof.

Int. 81.

H. 107.—Mr. PRINCE: A Resolution granting the use of the Hall of the House of Representatives to the State Bar Association.

Resolved, By the House of Representatives, that the request of the State Bar Association, through its Secretary, for the use of the Hall of the House of Representatives, for the meetings of the said Association on the afternoon of the 19th instant, and on the afternoon and evening of the 20th instant, be, and the same is hereby, granted.

Int. 81.

H. 108.—Mr. DeVORE: A Concurrent Resolution as to repeal of Fourteenth and Fifteenth Amendments.

Int. 80; rej. 205.

II. 109.—Mr. TRIBBLE: A Bill to amend an Act approved the 20th day of February, A. D. 1904, entitled "An Act to exempt soldiers and sallors from paying license," by striking out on the third printed line of said Act the words "who enlisted from this State." so that said Act when so amended shall read as follows.

Int. 79; rep. com. 189; 2r. 256; 3r. 271; mes. 615, 656; 656; com. conf. 655; rep. com. conf. 655; com. fr. conf. 656; rep. com. fr. conf. 656; rej. 657.

H. 110.--Mr. HAMEL: A Bill to provide for two additional voting precincts in Lancaster County.

Int. 79: lt. 156.

II. 111.—Mr. HEMPHILL: A Bill to amend an Act entitled "An Act to in-corporate Mount Pleasant and Georgetown Railway Company."

Int. 79; rep. com. 96, 490; 2r. and amd. 258; 3r. 270; rat. 527.

H. 112.—Mr. HAMEL: A Bill to require all commercial fertilizers to be branded with the amount of each ingredient in avoirdupois.

Int. 79; rep. com. 96; cont. 558.

H. 113.—Mr. HAMEL: A Bill to require the execution of capital convicts within the walls of the Penitentiary.

Int. 79; rep. com. 118; cont. 553.

II. 114.—Mr. BASS: A Bill to provide for the examination of certain witnesses on trials for rape and assault with intent to rape.

Int. 79; rep. com. 119; cont. n. s. 564.

H. 115.—Mr. BASS: A Bill to amend Section 1747 of the Civil Code of 1902. Vol. I, by providing punishment for the violation of the provisions of said Sections.

Int. 79; rep. com. 118; cont. n. s. 564.

H. 116.—Mr. TOOLE: A Bill to amend an Act entitled "An Act to encourage the establishment of libraries in the public schools of the rural districts," approved the 18th day of February, 1904.

Int. 79: rep. com. 211, 673: op. 511; amd. 552; 2r. 552; 3r. 576: mes. 638; rat. 674.

H. 117.—Mr. SINKLER: A Bill to prevent merchants engaged in buying and selling merchandise, while indebted, from selling their entire stock of merchandise in bulk, or selling the major portion thereof otherwise than in the ordinary course of trade.

Int. 79; rep. com. 141; op. 265; 2r. and amd. 285; 3r. 296.

H. 118.—Mr. BOYD: A Bill to declare certain notes void if negotiated at any other bank than the one mentioned on the face of said note.

Int. 80; rep. com. 213; cont. n. s. 566.

H. 119.—Mr. HARLEY: A Bill to repeal so much of Section 357 of the Criminal Code of Laws of South Carolina, as contained in Vol. II of said Code, as applies to verbal (laborers') contracts.

Int. 80; rep. com. 119; lt. 374.

H. 120.—Mr. ASHLEY: A Bill to change the County line of Anderson County so as to include a portion of Abbeville County.

Int. 80; rep. com. 317; e. w. s. o. 552.

H. 121.—Mr. PRINCE: A Bill to regulate and prescribe the practice in the enforcement of liens on lands and buildings or structures, for labor performed and materials furnished.

Int. 80; rep. com. 243; cont. n. s. 568.

H. 122.—Mr. W. J. GIBSON: A Bill to amend an Act entitled "An Act to amend Section 11 of an Act entitled 'An Act to fix the amount of the compensation to the County officers of the various Counties of the State,' approved February 25, 1902," approved the 20th of February, 1903, by increasing the salary of the County Superintendent of Education of Spartanburg County to \$1,200.00.

Int. 80; rep. com. 96; 2r. and amd. 258; 3r. 270.

H. 123.-Mr. RICHARDS: A Resolution.

Be it Resolved, By the House, that the Judiciary Committee make inquiry and report to this House with all due speed, what offices are to be filled by the General Assembly at the present session, and name suitable dates for said elections.

Int. 81.

H. 124 (S. 75.—Mr. Blake): A Concurrent Resolution granting leave to introduce a Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

Int. 99; mes. 100, 380; amd. 380.

H. 125 (S. 55.—Mr. Blake): A Concurrent Resolution for leave to introduce a Bill to ratify and continue the charter of the Parr Shoals Power Company.

Int. 100; mes. 100.

H. 126.—Mr. LANEY: A Bill to authorize the Trustees of Jefferson Special School District, No. 9, in Chesterfield County, to issue bonds for the purpose of erecting school buildings and equipping same and purchasing a lot or lots.

Int. 87; rep. com. 136, 490; 2r. 255; 3r. 271; rat. 527.

H. 127.—Mr. McFADDIN: A Bill to regulate the purchasing, selling, and carrying of pistols and other dangerous and deadly weapons.

Int. 87; rep. com. 231; cont. n. s. 567.

H. 128.—Mr. SANDERS: A Bill to provide for the inspections of oils or other fluids used as illuminating fluids, in this State.

Int. 87; rep. com. 210; cont. n. s. 566.

H. 129.—Mr. McFADDIN: A Bill to incorporate the Carolina Land Corporation of South Carolina.

Int. 87.

H. 130.—Mr. TAYLOR: A Joint Resolution to amend Section 2848, Vol. I, Code of Laws, 1902, relating to fellow servants.

Int. 87; ind. post. 322.

H. 131.—Mr. PATTERSON: A Bill to require all dealers in cottonseed meal to indicate on the outside of each package thereof whether the same is pure or mixed with ground hulls or other substances, and in what proportions.

Int. 87; rej. 307.

H. 132.—Mr. GYLES: A Bill to regulate the fees of physicians in this State, testifying as experts in any of the Courts.

Int. 88; rep. com. 137, 601; 2r. 380; 3r. 385; rat. 625.

H. 133.—Mr. LaFITTE: A Bill to make cursing and abusing anyone by another an assault, and providing punishment therefor.

Int. 88; rep. com. 141; cont. n. s. 565.

H. 184.—Mr. YELDELL: A Bill to amend Section 714 of the Code of Laws, 1902, Vol. I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

Int. 88; rep. com. 136; It. 382.

H. 135.—Mr. HARRISON: A Joint Resolution proposing an Amendment to the Constitution, relating to the term of office of all County officers.

Int. 88; rep. com. 136; cont. n. s. 565.

H. 136.—Mr. LaFITTE: A Bill to give magistrates jurisdiction in case of theft of life stock, if stolen property does not exceed value of twenty dollars.

Int. 88; rep. com. 212; cont. n. s. 566.

H. 137.—Mr. YELDELL: A Bill to require the superintendents and guards of chaingangs to give bonds.

Int. 88; rep. com. 136; e. w. s. o. 881.

H. 138.—Mr. IRBY: A Joint Resolution, proposing an Amendment to Section 6 of Article X of the State Constitution, so as to empower the State and the Counties to engage in the manufacture of cottonseed produce.

Int. 88; rep. com. 243; cont. n. s. 568.

H. 139.—Mr. T. J. MAULDIN: A Bill to provide for the distribution of the profits of the County Dispensary in Pickens County.

Int. 88; rej. 232.

H. 140.—Mr. KIRBY: A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 26th of February, 1904, by providing for the election of two members in Cherokee County, and fixing their compensation.

Int. 88; rep. com. 137; cont. n. s. 565.

H. 141.—Mr. LaFITTE: A Joint Resolution proposing an amendment to Section 21 of Article V of the Constitution, relating to jurisdiction of magistrates.

Int. 88; rep. com. 211; cont. n. s. 566.

H. 142.—Mr. BEAMGUARD: A Bill to modify the amendment to Section 9 of Article III of the State Constitution so as to provide for biennial sessions of the General Assembly.

Int. 88; rep. com. 214; cont. n. s. 553.

H. 143.—Mr. GREEN: A Bill to amend Section 631 of Chapter XXX of Vol. II, Code of Laws, South Carolina, 1902, by creating a Township Deputy, defining his duties, and providing for his pay.

Int. 89; rep. com. 116; ref. 2t. 116; rep. com. 155, 639; 2r. 503; amd. 520; 3r. 520; rat. 640.

H. 144.—Mr. HIGGINS: A Bill to authorize and empower School District No. 52 of Newberry County, in the State of South Carolina, to issue bonds for purchase of a lot, and the erection and equipment of a school building thereon, to provide for a Building Committee, and to provide for the payment of said bonds, and the interest thereon.

Int. 89; rep. com. 116, 492; 2r. 255; 3r. 271; rat. 528.

H. 145.—Mr. WIMBERLY: A Bill to amend Section 1525 of the Civil Code, 1902, relating to fences in the Counties of Berkeley, Dorchester, and Horry.

Int. 89; rep. com. 153, 613; 2r. 257; 3r. 273; amd. 493; mes. 493; rat. 627.

H. 146.—Mr. EDWARDS: A Joint Resolution, to provide for the appointment of a Commission to make inquiry into the feasibility and cost of combining the South Carolina Military Academy with the South Carolina College, to form the South Carolina University.

Int. 89; rej. 249.

H. 147.—Mr. McFADDIN: A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.

Int. 89; rep. com. 116; lt. 267.

- H. 148.—Mr. RICHARDS: A Bill to amend Section 659, of the Criminal Code of South Carolina, relating to the purchasing and keeping of bloodhounds or other serviceable dogs.
 - Int. 89; rep. com. 153; cont. n. s. 565.
- H. 149.—Mr. CULLER: A Bill to regulate sales made by common carriers for the collection of charges and freights.

Int. 89; rep. com. 116; it. 374.

- H. 150.—Mr. RILEY: A Bill to make any violation of Section 2310, of the Civil Code, 1902, a misdemeanor.
 - Int. 89; rep. com. 153; cont. n. s. 566.
 - H. 151.-Mr. ARDREY: A Bill to amend the Dispensary Law.

Int. 89: lt. 124.

- H. 152.—Mr. MORGAN: A Bill to provide the age and time in which road duty shall be performed in this State, and to provide for and fix the amount of commutation tax in ligu thereof.
 - Int. 89; rep. com. 116, 673; amd. 505, 549, 638; 2r. 505; 3r. 549; rat. 674.
- H. 153.—Mr. W. M. WALKER: A Bill to amend Section 1040, Civil Code, 1902, so far as same relates to Spartanburg County, by making salaries therein provided payable monthly at the option of the magistrates and constables.
 - Int. 90; rep. com. 117, 490; 2r. 255; 3r. 271; rat. 527.
- H. 154.—Mr. CALLISON: A Bill to require railroad companies to construct, maintain, and operate industrial sidetracks.

Int. 90.

- H. 155.—Mr. HASKELL: A Bill to make it a misdemeanor to place any explosive substance whatever upon the rail of any railroad in this State by any unauthorized persons.
 - Int. 90; rep. com. 141, 483; 2r. and amd. 259; 3r. 271; rat. 526.
- H. 156.—Mr. COTHRAN: A Bill to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.
 - Int. 90; rep. com. 248; cont. n. s. 567.
- H. 157.—Mr. L. B. ETHEREDGE: A Bill to regulate the speed of railroad trains in certain unincorporated communities.
- Int. 90: lt. 281.
- H. 158.—Mr. NASH: A Bill to enable municipal corporations, or other corporations, in this State, engaged, or about to engage, in the business of supplying water, fire, sanitary, or domestic purposes to condemn land, water rights and water privileges, and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination or any condition which may be a menace to the health of the community.

Int. 90: lt. 378.

H. 159 (S. 13.—Mr. Mauldin): A Joint Resolution to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Greenville County.

Int. 101; 2r. and amd. 122; 3r. 131; mes. 159; rat. 311.

H. 160 (S. 22.—Mr. Cole L. Blease): A Bill to amend the Act entitled "An Act to protect primary elections and conventions of political parties, and to punish frauds committed thereat," approved December 22, A. D. 1888, so as to include the "Constitution" as well as the "Rules" of political parties.

Int. 101; rep. com. 139; 2r. 380; 3r. 385; rat. 475.

H. 161 (S. 28.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 65, in the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

Int. 101; rep. com. 153; 2r. 389; amd. 389; 3r. 427; mes. 454; rat. 476.

H. 162.—Mr. BEAMGUARD: A Concurrent Resolution to appoint a committee of three to examine the books and vouchers of the State Treasurer, Comptroller-General, Secretary of State, and Sinking Fund Commission.

Int. 92; mes. 92, 108.

H. 163 .- Mr. KIRBY: A Concurrent Resolution.

Resolved, By the House, the Senate concurring, that the Clerks of the House and Senate preserve and have bound for the State Library, two copies of every Bill and Joint Resolution printed for the consideration of the General Assembly, same to be bound in two volumes, with a suitable index to each.

Int. 99; mes. 99; ind. post. 99.

H. 164.—Mr. PITTMAN: A Bill to amend an Act entitled "An Act to incorporate the Town of Bishopville, in Sumter County," approved December 24. 1888, Statutes-at-Large, 229, as to the publication of receipts and disbursements by the municipal authorities.

Int. 90; rep. com. 335; 2r. 388; 3r. 424.

H. 165.—Mr. DOAR: A Joint Resolution, requiring a survey, location, and publication of marsh lands, islands, and creek waters in Georgetown County.

Int. 90; rep. com. 481; cont. n. s. 572.

H. 166.—Mr. PRINCE: A Bill to authorize, ratify, and confirm the right and power of Samuel M. Orr, H. H. Watkins, George C. Grogan, and their associates, their successors, and their assigns, to construct dams across the Savannah River at Middleton and Cherokee Shoals.

Int. 91; rep. com. subs. 243; cont. n. s. 567.

H. 167.—Mr. FOSTER: A Bill to empower Heath Spring School District, No. 38, of Lancaster County, to increase school levy to five mills.

Int. 91; rep. com. 117, 613; 2r. 255; 3r. 271; amd. 493; mes. 493: rat. 626.

H. 168.—Mr. J. B. WATSON: A Bill to amend an Act entitled "An Act relating to the selecting, drawing, and summoning of jurors in the Circuit Court of this State," approved the 7th day of February, 1902.

Int. 91; rep. com. 332; cont. n. s. 570.

H. 169.—Mr. TRIBBLE: A Bill to amend Subdivision 2 of Section 837, Civil Code, 1902, by adding a proviso exempting tax executions from its provisions.

Int. 91; rep. com. 212; cont. n. s. 566.

H. 170.—Mr. FISHBURNE: A Bill to amend Section 277 of the (Civil) Code of Laws of South Carolina, Vol. II, providing for the appointment of Court Stenographers, and fixing their salaries.

Int. 91; rep. com. 137; cont. n. s. 565.

H. 171 (S. 7.—Mr. Blease): A Concurrent Resolution to appoint a committee to investigate the management of the Dispensary.

Int. 101; mes. 101, 215, 293; rep. com. 117; op. 146, 159, 160, 282; conf. com. 215; rep. conf. com. 215; fr. conf. com. 236; rep. fr. conf. com. 282.

H. 172 (S. 81.—Mr. Marshall): A Concurrent Resolution relating to the heating and ventilating plant of the House.

Int. 101; mes. 101.

H. 173.—Mr. LaFITTE: A Bill to define and govern the sale or offering for sale any medicine in this State.

Int. 91; rep. com. 137; cont. n. s. 565.

H. 174.—Mr. HEYWARD: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of Jurors in the Circuit Courts of this State," approved February, A. D. 1902.

Int. 91; rej. 836.

H. 175.—Mr. J. B. WATSON: A Concurrent Resolution, as to cotton ginning reports.

Int. 92: mes. 133.

H. 176.—Mr. HASKELL: A Resolution.

Resolved, That the use of the Hall of the House be extended to the Daughters of the Confederacy, and certain other ladies, on Thursday, January 19th, at noon, for the purpose of presenting a portrait of General Jenkins.

Int. 98.

H. 177.—Mr. CULLER: A Bill to provide for compensation of owners of property stolen or destroyed, in certain cases.

Int. 91; rep. com. 211; cont. n. s. 566.

H. 178.—Mr. MORRISON: A Bill to amend the law relating to magistrates and their constables, their duties, powers, jurisdiction, salaries, etc.

Int. 91; rep. com. 140; ref. 2t. 140; rep. com. 243; cont. n. s. 568.

H. 179.—Mr. GASQUE: A Bill to prevent the rejection of certain passenger tickets by common carriers, as having expired by limitation.

Int. 91; rep. com. 212; cont. n. s. 566.

H. 180.—Mr. BICHARDS: A Joint Resolution, to refund certain overpaid taxes to W. L. DePass.

Int. 92; rep. com. 153, 491; 2r. 257; 3r. 273; rat. 528.

H. 181.—Mr. LaFITTE: A Joint Resolution, proposing to amend the Constitution by repealing Section 22 of Article IV thereof, and emacting a new section in lieu thereof.

Int. 92; rep. com. 153; cont. n. s. 566.

H. 182 (S. 25.—Mr. Raysor): A Joint Resolution proposing to amend Section 11, of Article V, of the State Constitution, with reference to appointments by the Governor to fill vacancies in the Supreme Court and inferior tribunals.

Int. 109; rep. com. 244; cont. 611.

H. 183 (S. 26.—Mr. Raysor): A Joint Resolution proposing to amend Section 16, of Article IV, of the State Constitution, with reference to the time to which the Governor may adjourn the General Assembly.

Int. 109; rej. 249; mes. 249.

H. 184 (S. 36.—Mr. Hough): A Bill to fix the salaries of the Sheriffs in this State.

Int. 109: rep. com. 136: lt. 587: mes. 587.

H. 185 (S. 54.—Mr. McGowan): A Bill to amend Section 7 of an Act entitled "An Act to incorporate the Board of Trustees of the Presbyterian College of South Carolina," approved 20th day of February, A. D. 1903, and to repeal Section 8 thereof.

Int. 109; rep. com. 140; 2r. and amd. 260; Sr. 275; mes. 871; rat. 475.

H. 186 (S. 98.—Mr. Warren): A Concurrent Resolution to fix the time for the election of certain officers.

Int. 110: mes. 110.

H. 187.—Mr. M. W. WALKER: A Bill to declare what persons are liable to road duty in the County of Spartanburg.

Int. 102; sp. com. 102.

H. 188.—Mr. OTTS: A Bill to amend Section 88, Vol. II, Code of Laws, 1902, being Code of Civil Procedure, so as to provide for opening judgments by default, and so as to provide for security for costs by nonresident plaintiffs.

. Int. 102; rep. com. 154; cont. n. s. 566.

H. 189.—Mr. LOMAX: A Bill to amend Section 9 of an Act entitled "An Act to amend Article I, Chapter XXXIV, Title II, Vol. I. Code of Laws of South Carolina, 1902, in reference to the inspection and sale of commercial fertilizers, so as to include cottonseed meal within the provisions thereof, and to provide remedies with reference to the penalties for the violation of said Article.

Int. 102; rep. com. 305; cont. n. s. 569.

H. 190.—HOUSE SPECIAL COMMITTEE: A Bill to amend Section 25 of the Code of Civil Procedure, relating to the time of holding the courts of the Eighth Judicial Circuit.

Int. 102: 2r. 254: 3r. 270.

H. 191.—Mr. D. O. HERBERT: A Bill to ratify the Amendments to the Constitution permitting the General Assembly to enact local and special laws on the subject of laying out, opening, altering, and working roads and highways, and as to the age at which citizens shall be subject to road or other public duty.

Int. 103; rej. 149.

II. 192.—Mr. MILLER: A Bill to require uniformity and prevent change in books used in public schools for five years.

Int. 103; rep. com. 244; lt. 302.

H. 193.—Mr. NASH: A Bill to ratify the Amendment of the Constitution of 1895, whereby a new Article thereof is added relating to roads, highways, and drainage.

Int. 103; rep. com. 140, 483; 2r. 255; 3r. 271; rat. 526.

H. 194.—Mr. NASH: A Bill to ratify the Amendment to the Constitution of 1895, whereby Subdivision II and Subdivision IX of Section 34, Article III, thereof, is repealed.

Int. 103; rep. com. 140, 483; 2r. 256; 3r. 272; rat. 526.

H. 195.—Mr. L. B. ETHEREDGE: A Bill to divide the net proceeds, if any, of the inspection fees and tag tax on commercial fertilizers equally between Clemson Agricultural and Mechanical College and Winthrop Normal and Industrial College.

Int. 103; rep. com. 154; lt. 513.

H. 196.—Mr. BRUCE: A Bill to regulate the separation of the races in street or electric railway lines.

Int. 103; rep. com. 213; op. 265; recom. 275; lt. 448.

H. 197.—Mr. BAKER: A Bill to amend Section 1796 of the Code of Laws of 1902, Vol. I, by adding a proviso at the end of said Section, relating to "Live Stock Insurance."

Int. 108; rep. com. 212, 624; 2r. and amd. 262; 3r. 273; rat. 627.

H. 198.—Mr. LYON: A Bill to require the Secretary of State to make reports to the Comptroller-General of certain fees and funds, and to fix the time for the payment thereof to the State Treasurer.

Int. 103; rep. com. 137, 491; 2r. 256; 3r. 274; rat. 528.

H. 199.—Mr. SELLERS: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use, consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in this State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same," approved February 25, 1904.

Int. 199; rep. com. 244; cont. n. s. 564.

- H. 200.—Mr. LOMAX: A Bill to provide for the inspection, analysis, and branding of certain foodstuffs, and fixing a penalty for the violation thereof.
 - Int. 104; rep. com. 211; cont. n. s. 566.
 - H. 201.—Mr. EDWARDS: A Bill to fix the time for making appropriations.
 - Int. 104; rep. com. and lt. 148.
- H. 202.—Mr. PRINCE: A Bill to make an appropriation to the Confederate Home College of Charleston, S. C., and to provide for scholarships in said College.
 - Int. 104; rep. com. 138; op. 499; cont. n. s. 564.
 - H. 203 .- Mr. IRBY: . A Bill to declare certain contracts void.
 - Int. 104; rep. com. 140; e. w. s. o. 381.
- H. 204.—Mr. DeVORE: A Bill to amend Section 1239 of Vol. 1 Code of Laws of South Carolina, by striking out "Edgefield" everywhere it occurs in said Section.
 - Int. 104; rep. com. 154, 624; 2r. 257; 3r. 273; amd. 204; rat. 627.
- H. 205 —Mr. HARRELLSON: A Bill to provide for the retirement of certain bonds issued in aid of the construction of a railroad in Horry County.
 - Int. 104: rep. com. 154; 2r. 386; lt. 488.
- H. 206—Mr. DeVORE: A Bill to authorize and require the Supervisors of Registration for Edgefield County to revise the registration books of said County, and to require the County Commissioners of said County to pay for same.
 - Int. 104: rep. com. 141, 639; op. 264: 2r. 283; 3r. 296; amd. 615; rat. 641.
- H. 207.—Mr. SELLERS: A Joint Resolution to amend Section 2 of Article III. of the Constitution of the State, so as to extend the term of Representatives to four years.
 - Int. 104; rep. com. 231; lt. 392.
 - H. 208.-Mr. WATSON: A Bill to establish Calhoun County.
 - Int. 104; rep. com. 317; e. w. s. o. 553.
- H. 209 (S. 105.—Mr. Marshall): A Concurrent Resolution to investigate recent boiler explosion.
 - Int. 109; mes. 109; op. 123.
- H. 210.—Mr. HARRELLSON: A Bill to amend "An Act to amend Sections 6 and 7 of an Act entitled 'An Act to further regulate the working and maintaining of the highways and bridges of this State,' approved 26th day of February. A. D. 1902, by providing the manner and time in which road duty shall be performed, and to fix the amount of commutation tax in lieu thereof," approved the 27th day of February. A. D. 1904, as to Horry County.
 - Int. 104.

H. 211.—Mr. KEENAN: A Bill to make it a misdemeanor to speak to or utter in the presence of any person any vile or opprobrious language calculated to bring about a breach of the peace.

Int. 105; rep. com. 140; lt. 392.

H. 212 (S. 10.—Mr. Blake): A Bill to authorize Patrick Calhoun, Augustine T. Smythe and Granville Beal, and their associates, successors, and assigns, to construct and maintain a dam or dams across the Savannah River at or in the vicinity of Trotter Shoals, in the County of Abbeville, for the purpose of developing waterpower for commercial uses and for other purposes.

Int. 124; rep. com. 244; amd. 581; 2r. 581; 3r. 603; mes. 658, 659, 660; com. conf. 659; rep. com. conf. 659; rat. 674.

H. 213 (S. 30.—Mr. Warren): A Bill to provide for the holding of the Summer Term of Court of Common Pleas for Hampton County.

Int. 124; rep. com. 231; 2r. 257; 3r. 274; rat. 311.

H. 214 (S. 33.—Mr. Brice): A Bill to amend an Act entitled "An Act to provide for the charter fees for Domestic Building and Loan Associations," approved March 2, 1903.

Int. 124; rep. com. 244; 2r. 577; 3r. 603; rat. 642.

H. 215 (8. 37.—Mr. Hay): A Bill to amend Section 2785 of Vol. I, Code of Laws of 1902.

Int. 124; rep. com. 244; 2r. 577; 3r. 608; rat. 641.

H. 216 (S. 52.—Mr. McLeod)? A Bill to amend Section 816, Vol. I, Code of Laws, 1902, so as to have same apply to Lee County.

Int. 124; rep. com. 245; 2r. 389; 3r. 425; rat. 475.

H. 217.—Mr. J. P. GIBSON: A Bill to amend an Act entitled "An Act to fix the salaries of County Supervisors," approved 24th of February, A. D. 1904, as to Mariboro County.

Int. 112; rep. com. 140; op. 371; 2r. 451; amd. 451; 3r. 472.

H. 218.—Mr. WIMBERLY: A Bill to amend Section 2 of an Act entitled "An Act to fix the weight of, and regulate the trade in, cornmeal," approved the 23d of February, A. D. 1903, by including grist.

Int. 112; rep. com. 137; 2r. 503; 3r. 518.

H. 219.—Mr. M. W. WALKER: A Bill to amend Section 221, Criminal Code, Vol. II, Laws of 1902, relating to boarding-house and innkeepers.

Int. 112; rep. com. 213; cont. n. s. 566.

H. 220.—Mr. GASQUE: A Bill to grant the Commissioners of the Sinking Fund exclusive jurisdiction for the protection of shellfish, terrapin, migratory fish, duck, and other game found in public waters and lands of this State.

Int. 112; rep. com. 541.

H. 221.—Mr. RICHARDS: A Bill to further establish and fix the duties of Township Boards of Commissioners and Assessors as to the return and assessment of property for taxation.

Int. 112; rep. com. 245; cont. n. s. 568.

H. 222.—Mr. McMASTER: A Joint Resolution, to authorize the County Commissioners of Richland and Orangeburg Counties to build and maintain a ferry across the Congaree River at the ferry now known as McCord's Ferry, and to construct and maintain roadways leading up thereto.

Int. 112; rep. com. 290; cont. n. s. 569.

H. 223.—Mr. McMASTER: A Joint Resolution, to authorize the County Commissioners of Richland County and Sumter County to build and maintain a ferry across the Wateree River at the ferry now known as Garner's Ferry, on the said Wateree River, and to construct and maintain roadways leading up thereto.

Int. 112; rep. com. 290; cont. n. s. 569.

H. 224.—Mr. GLOVER: A Bill to provide for assessing property in Beaufort County.

Int. 113; rep. com. 210, 673; 2r. 505; 3r. 518; rat. 674.

H. 225.—Mr. CLOY: A Bill to amend an Act entitled "An Act relating to the selection, drawing and summoning of jurors in the Circuit Courts of this State." approved the 7th day of February, 1902.

Int. 113; rej. 886.

H. 226.—Mr. LAWSON: A Bill to amend Section 1541 by reducing the time for making analyses to thirty days.

Int. 113; rep. com. 141; cont. n. s. 565.

H. 227.—Mr. TURNER: A Bill to provide for compulsory vaccination within this State.

Int. 113; rep. com. 138; cont. n. s. 565.

H. 228.—Mr. LABAN MAULDIN: A Bill to require County Auditors to administer oaths in due form to persons making returns of property for taxation.

Int. 113; rep. com. 141; cont. n. s. 565.

H. 229.—Mr. LABAN MAULDIN: A Bill to amend Section 325 of the Civil Code, 1902, Vol. I, by striking out, on eighth line, the words \$2,500" and inserting in lieu thereof "\$1,000."

Int. 113; rep. com. 188; cont. n. s. 565.

H. 230.—Mr. LaFITTE: A Bill to limit the appointments of bailiffs in the Courts of General Sessions and Common Pleas.

Int. 113; rep. com. 214; cont. n. s. 566.

H. 231.—Mr. ASHLEY: A Bill to repeal an Act entitled "An Act to impose a capitation tax on all dogs," approved the 25th day of February, Λ. D. 1904.

Int. 113; rep. com. 154; op. 871; ind. post. 539.

- H. 232.—Mr. SINKLER: A Bill to amend Section 146, Code of Civil Procedure, by adding at the end of said Section a proviso thereto.
 - Int. 113; rep. com. 154, 491; 2r. 257; 3r. 273; rat. 528.
- H. 233.—Mr. RICHARDS: A Joint Resolution, providing for payment of seventy-eight dollars and thirty-nine cents to J. J. Goodale, of Kershaw County, for filling out term of W. R. McCreight, deceased.
 - Int. 113; rep. com. 155, 624; 2r. 257; 3r. 273; rat. 627.
- H. 234.—Mr. RICHARDS: A Bill to repeal the laws which provide for agricultural liens for advances.
 - Int. 114; rep. com. 156; op. 371; e. w. s. o. 560.
- H. 235.—JUDICIARY COMMITTEE: A Bill to define and prescribe the manner of showing compliance with the requirements of the Constitution to the Governor prior to his ordering an election as to the creation of a new county.
 - Int. 114; op. 375; 2r. 380; amd. 380; 3r. 385; rep. com. 600; rat. 625.
- H. 236.—Mr. NASH: A Bill to amend Section 1 of an Act approved February 25, 1904, entitled "An Act to grant unto electric lighting and power companies all the rights, powers, and privileges subject to the same duties and liabilities as are conferred upon telegraph and telephone companies under Sections 2211, 2212, 2213, 2214, 2216, 2217, 2218, and 2219, of the Civil Code of South 'arolina, and to amend said Section 2211, by adding another proviso at the end thereof.
 - Int. 114; rep. com. 248; cont. n. s. 567.
- H. 237.—Mr. PRINCE: A Bill to devolve upon the Counties the duty of levying a tax, raising a fund and disbursing the same as pensions, and to classify pensioners.
 - Int. 114; rep. com. 481; cont. n. s. 572.
- H. 238.—Mr. LESTER: A Concurrent Resolution as to introduction of a Bill to amend an Act entitled "An Act to incorporate the Johnston, Saluda, Greenwood and Anderson Railroad Company."
 - Int. 114; mes. 115, 487; ind. post. 487.
- H. 239.—Mr. D. O. HERBERT: A Bill to amend Section 1098, of Title VIII, Chapter XXIII, Article I, Vol. I, of the Code of Laws of South Carolina, 1902, entitled of the Public Health, so as to require the Mayor or Intendant to designate and detail policemen to perform the duties of Health Officer.
 - Int. 114; rep. com. 138; cont. n. s. 565.
- II. 240.—Mr. RICHARDS: A Joint Resolution, providing for the submission to the voters at the next general election of the question of the propriety of the repeal of the Agricultural Lien Law.
 - Int. 114; rep. com. 231; e. w. s. o. 560.
- H. 241.—Mr. ARDREY: A Bill to amend Section 7 of an Act entitled "An Act to provide for the election of the State Board of Control, and to further regulate the sale, use. consumption, transportation, and disposition of intoxicating and alcoholic liquors or liquids in the State, and prescribe further penalties for violation of the Dispensary Laws, and to police the same," approved February 25, 1904.
 - Int. 126; rep. com. 245; cont. 392.

H. 242.—Mr. L. B. ETHEREDGE: A Joint Resolution to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine stations, under certain conditions.

Int. 127; rep. com. 138; 2r. 503; 8r. 518.

H. 243.—Mr. TAYLOR: A Bill to regulate the profit that shall be charged, taken, agreed upon, or allowed upon goods, wares, and merchandise sold upon credit and secured by lien or chattel mortgage.

Int. 127; rep. com. 280; cont. n. s. 569.

H. 244.—Mr. EARHARDT: A Bill to prohibit the sale, keeping, or giving away of spirituous liquors or beverages by clubs, organizations, or any association of persons of any kind whatsoever, and to prohibit the Secretary of State from issuing charters for same, and to repeal all such existing charters.

Int. 127; rep. com. 142; cont. n. s. 565.

H. 245.—Mr. HEYWARD (by request): A Bill to require all corporations, clubs, individuals, holding or preserving real estate for pleasure purposes in this State to pay an annual license.

Int. 127; cont. n. s. 565.

H. 246.—Mr. MORRISON: A Bill to authorize the Trustees of Greenwood School District, No. 18, to borrow money to pay off past indebtedness.

Int. 127; rep. com. 138, 491; 2r. 256; 3r. 272; rat. 528.

H. 247.—Mr. E. J. ETHEREDGE: A Bill to amend Subdivision Class C, No. 4, of Section 3 of an Act entitled "An Act to amend Sections 1065, 1066, and 1067, Chapter XXII, Vol. I, of the Code of Laws of South Carolina, 1902, relating to pensions."

Int. 127; rep. com. 279; lt. 513.

H. 248.—Mr. HASKELL: A Bill to amend Section 3127, Vol. I, Code of Laws, 1902, as to Auditors' fees for recording deeds.

Int. 127; rep. com. 212; cont. n. s. 566.

H. 249 (S. 47.—Mr. Bivens): A Bill to amend Section 18 of the Code of Civil Procedure of the Code of Laws, Vol. II, 1902, fixing the time for holding the Courts for Dorchester County.

Int. 134; rep. com. 245; mes 587; lt. 587.

H. 250.—LEXINGTON DELEGATION: A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.

Int. 127; ref. sp. com. 127; rep. sp. com. 245; cont. n. s. 568.

H. 251.—Mr. LYONS: A Bill to prohibit punishment for persons procuring advances on contract to work when they shall fail to do such work or to pay for the advances.

Int. 128; rep. com. 211; lt. 392.

51-H. J.-(500)

H. 252.—Mr. POLLOCK: A Bill to make additional provisions for the inspection of fertilizers and fertilizing materials, and for an additional experimental station at Winthrop College.

Int. 128; rep. com. 211; op. 225, 275; 2r. and amd. 283; 3r. 296; mes. 556; ind. post. 556.

H. 253.—Mr. LAWSON: A Joint Resolution, to refund to G. D. Norris, of Darlington County, \$15.26 excess of taxes paid by him.

Int. 128: rep. com. 139, 484: 2r. 256: 3r. 272: rat. 527.

H. 254.-Mr. SINKLER: A Bill to abolish the right of dower.

Int. 128; rep. com. 212; cont. n. s. 567.

* H. 255.—Mr. LOFTON: A Concurrent Resolution to authorize the appointment of a Committee to whom shall be referred all Bills and Resolutions on the subject of fish, terrapins, etc.

Int. 128; op. 380; mes. 487; ind. post. 487.

H. 256.—Mr. HASKELL: A Concurrent Resolution tendering thanks to the Daughters of the Confederacy.

Int. 128; mes. 147.

H. 257.—Mr. BEAMGUARD: A Bill to provide for the teaching of the elementary principles of agriculture and the elements of civil government in all the common schools of the State of South Carolina, and requiring all teachers of said schools, above the grade of primary schools, to stand a satisfactory examination upon the said subjects.

Int. 135; rep. com. 231; lt. 267.

H. 258.—Governor's Message as to expenses for detectives employed in lynching cases.

Int. 145.

H. 259.-Mr. GASQUE: A Resolution as to purchase of chairs.

Int. 135.

H. 260 (S. 17.—Mr. W. E. Johnson): A Bill to amend Sections 265, 266, 272, 273, and 274 of the Criminal Code of South Carolina, so as to apply the provisions thereof to primary elections in this State.

Int. 147; rep. com. 245; 2r. 579; 3r. 603; rat. 642.

H. 261 (S. 40.—Mr. Raysor): A Joint Resolution, providing for a Commission to revise the General Free School Law, and report to the next session.

Int. 148; rep. com. 246; e. w. s. o. 323.

H. 262 (S. 46.-Mr. Blake): A Bill to prevent the spread of contagious diseases.

Int. 148; rep. com. 213; amd. 581; 2r. 580; 3r. 602; mes. 629; rat. 643.

H. 263 (S. 63.—Mr. Marshall): A Joint Resolution, to authorize the Governor to appoint a Commission to examine into and report the financial affairs of Richland County.

Int. 148; 2r. 257; 3r. 274; rat. 311.

H. 264 (S. 73.—Mr. McIver): A Bill to amend Section 714, of Code of Laws, 1902, Volume I, relating to State Treasurer, so as to require duplicate instead of triplicate receipts.

. Int. 148; rep. com. 246; 2r. 380; 3r. 385; rat. 475.

H. 265 (S. 76.—Mr. Cole L. Blease): A Bill to ratify and confirm the charter of Parr Shoals Power Company, granted by the Secretary of State on the eighth day of December, 1904, and to confer additional powers on said company.

Int. 148; rep. com. 155; recom. 208; rep. com. 246; 2r. and amd. 367; 3r. 385; mes. 435; rat. 475.

H. 266 (S. 85.—Mr. Blake): A Bill to incorporate the Board of Trustees of the Associate Reformed Presbyterian Synod of the South.

Int. 148; rep. com. 155; 2r. 257; 3r. 274; rat. 811.

H. 267 (S. 86.—Mr. McIver): A Joint Resolution, to further regulate the determination and the levy of special tax, and the election of Trustees in and for the "School District of the Town of Cheraw."

Int. 148; 2r. 257; 3r. 274; rat. 311.

H. 268.—Mr. BRICE: A Bill to provide for the erection of a new jail and repair of the Courthouse in Fairfield County, and to appoint a Commission whose duty it shall be to supervise the application of the funds arising from the sale or hypothecation of said bonds issued in aid of the erection of said jail and repair of said Courthouse.

Int. 135; rep. com. 231; 2r. 257; 3r. 273; mes. 615, 651, 652; com. conf. 651; rep. com. conf. 651; com. fr. conf. 651; rep. com. fr. conf. 652; rej. 652.

H. 269.—Mr. BEAMGUARD: A Bill to apply the provisions of Sections 833, 239, and 835 of the Code of Laws of South Carolina, 1902, Vol. 1, to industrial communities of fifty persons or more, whether the same are permanent inhabitants or temporary, and fix the liability of such peace officers.

Int. 135; rej. 269.

H. 270.—Mr. MORGAN: A Bill to regulate the sale of cocaine, morphine, and chloral in this State, and provide punishment for violations thereof.

Int. 135; rep. com. 213; 2r. and amd. 263; 3r. 273.

H. 271.—Mr. NASH: A Bill to authorize the Trustees of the School District of the City of Spartanburg to issue bonds for the purpose of erecting an additional school building and equipping same, and purchasing a lot or lots.

Int. 135; rep. com. 218, 678; 2r. 504; amd. 520, 666; 3r. 520; mes. 666; rat. 679.

H. 272.—Mr. RILEY: A Bill to amend Section 1 of an Act entitled "An Act to amend an Act entitled 'An Act to amend Section 1 of an Act entitled "An Act to regulate the carrying, manufacturing and sale of pistols, and to make a violation of the same a misdemeanor," approved 20th of February, 1901, by striking out certain words and inserting other words in lieu thereof, approved February 25th, 1902, by prohibiting leasing, renting, bartering, exchanging, and handling pistols," approved 2d of March, A. D. 1903, by fixing a minimum punishment for violation of said Act.

Int. 151; rep. com. 232; cont. n. s. 567.

H. 273.—Mr. D. O. HERBERT: A Bill to amend Section 2935 of the Code of Laws, Vol. I, of South Carolina, 1902, relating to persons exempt from serving as jurors so as to include Licensed Embalmers.

Int. 151; rep. com. 246; cont. n. s. 568.

H. 274 (S. 56.-Mr. Brooks): A Bill to provide for game wardens.

Int. 160; rep. com. 246; 2r. 579; 3r. 603; rat. 641.

H. 275 (S. 57.—Mr. Hay): A Bill to amend an Act to authorize the establishment of Municipal Courts in cities having a population of not less than four thousand and not more than twenty thousand inhabitants, approved February 19, 1904.

Int. 160; rep. com. 246; lt. 480.

H. 276 (S. 59.—Mr. Cole L. Blease): A Bill to provide enrolment in public night schools.

Int. 160; rep. com. 317; op. 511; 2r. 577; 3r. 603; rat. 642.

H. 277 (S. 62.—Mr. Raysor): A Bill to amend Section 2727, Civil Code, 1902, relating to the Chief Justice and Associate Justices of the Supreme Court.

Int. 160; rep. com. 247; 2r. 579; op. 580; 3r. 608; rat. 642.

H. 278 (S. 87.—Mr. Manning): A Bill to amend Sections 1, 4, 5, 10, and 11, entitled "An Act to require the payment of annual l'cense fees by corporations doing business in the State, and report to the Comptroller-General," approved 1st day of March, 1904, so as to correct errors.

Int. 160; rep. com. 282; 2r. 296; 3r. 812; rat. 475.

H. 279 (S. 106—Mr. Stackhouse): A Bill to authorise the Trustees of Fork School District, being School District No. 26, of Marion County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.

Int. 160; rep. com. 229; 2r. 258; 3r. 275; rat. 311.

H. 280 (S. 114.—Mr. Raysor): A Bill to authorize and empower the voters of School District No. 36, of the County of Orangeburg, to order an election and to issue coupon bonds of said school district for school purposes.

Int. 160; rep. com. 280; 2r. and amd. 262; 8r. 275; mes. 298; rat. 475.

H. 281.—Claim of J. B. Armstrong, salary, \$47.28.

Int. 156; rep. com. 249; op. 556.

H. 282.—Claim of J. E. Murray, salary, \$151.67.

Int. 156; rep. com. 249; op. 593, 613.

H. 283.—Claim of The State Company, extra printing, \$350.00.

Int. 156; rep. com. 473; op. 560.

H. 284.-Claim of Palmetto Bank and Trust Company, loan, \$264.85.

Int. 156; rep. com. 249; op. 556.

H. 285.-Robinson & Elliott, tax abatement, \$15.72.

Int. 156; rep. com. 250; op. 556.

H. 286.—Claim of James Y. Culbreath, Special Judge, \$140.98.

Int. 156; rep. com: 250; op. 556.

H. 287.-Claim of Evening Telegram, advertising, \$44.32.

Int. 156; rep. com. 250; op. 556.

H. 288 .- Claim of C. M. Matthews, services, \$11.60.

Int. 156; rep. com. 250; op. 556.

H. 289.—Claim of Mrs. Sallie R. Brown, tax refund, \$18.80.

Int. 156; rep. com. 250; op. 556.

H. 290.—Claim of J. Q. Marshall, committee expenses, \$33.10.

Int. 156; rep. com. 250; op. 556.

H. 291.—Claim of J. Q. Marshall, committee expenses, \$26.40.

Int. 156; rep. com. 250; op. 556.

H. 292.—Claim of J. S. Trantham, expenses, \$92.00.

Int. 156; rep. com. 250; op. 556.

H. 298.—Claim of R. O. Jones, fuel for State House, \$527.80.

Int. 156; rep. com. 250; op. 556.

H. 294.—Claim of M. P. Howell, elector, \$84.00.

Int. 156; rep. com. 250; op. 557.

H. 295.—Claim of N. H. Stansell, elector, \$28.20.

Int. 156; rep. com. 250; op. 557.

H. 296.—Claim of T. J. Cunningham, elector, \$19.10.

Int. 156; rep. com. 250; op. 557.

H. 297.—Claim of William Shannon, elector, \$7.30.

Int. 156; rep. com. 250; op. 557.

H. 298.—Claim of Olin Sawyer, elector, \$20.80.

Int. 156; rep. com. 250; op. 557.

H. 299.—Claim of George Johnston, elector, \$8.70.

Int. 156; rep. com. 250; op. 557.

H. 300.—Claim of H. H. Watkins, elector, \$24.70.

Int. 156; rep. com. 250; op. 557.

H. 301.—Claim of A. W. Summers, elector, \$13.10.

Int. 156; rep. com. 250; op. 557.

· H. 302.—Claim of W. T. Jeter, elector, \$17.60.

Int. 156; rep. com. 250; op. 557.

H. 303.—Claim of Union Times Company, proclamations, \$12.00.

Int. 156; rep. com. 250; op. 557.

H. 304.—Claim of The Record, advertising, \$44.10.

Int. 156; rep. com. 250; op. 557.

H. 305.-Claim of Florence Daily Times, advertising, \$22.29.

Int. 156; rep. com. 250; op. 557.

H. 306.—Claim of Union Times, advertising elections, \$42.74.

Int. 157; rep. com. 250; op. 557.

H. 307.—Claim of Progress, advertising elections, \$42.74.

Int. 157; rep. com. 250; op. 557.

H. 308.—Claim of Keowee Courier, advertising elections, \$46.20.

Int. 157; rep. com. 250; op. 557.

H. 309.—Claim of Oconee News, advertising elections, \$46.20.

Int. 157; rep. com. 307; op. 557.

H. 310.—Claim of Clinton Gazette, advertising elections, \$56.14.

Int. 157; rep. com. 307; op. 557.

H. 311.—Claim of Kershaw Era, advertising elections, \$33.14.

Int. 157; rep. com. 807; op. 557.

H. 312.—Claim of Enterprise Publishing Company, advertising elections, \$57.14.

Int. 157; rep. com. 307; op. 557.

H. 313.—Claim of Lancaster Ledger, advertising elections, \$43.00.

Int. 157; rep. com. 307; op. 557.

H. 314.—Claim of Lancaster Review, advertising elections, \$43.00.

Int. 157; rep. com. 307; op. 557.

H. 315.—Claim of The People, advertising elections, \$42.92.

Int. 157; rep. com. 307; op. 557.

H. 316.—Claim of Conway Publishing Company, advertising elections.

Int. 157; rep. com. 307; op. 557.

H. 317.—Claim of Greenwood Index, advertising elections, \$42.88.

Int. 157; rep. com. 307; op. 557.

H. 318.—Claim of Greenwood Journal, advertising elections, \$11.32.

Int. 157; rep. com. 307; op. 557.

H. 319.—Claim of Greenwood News, advertising elections, \$53.38.

Int. 157; rep. com. 307; op. 557.

H. 320.—Claim of The Advocate, advertising elections, \$43.42.

Int. 157; rep. com. 307; op. 558.

H. 321.-Claim of The New Era, advertising elections, \$45.32.

Int. 157; rep. com. 308; op. 558.

H. 322.—Claim of Manning Publishing Company, advertising elections, \$46.82.

Int. 157; rep. com. 308; op. 558.

H. 323.—Claim of estate of W. R. Jones, tax refund, \$11.37.

Int. 157; rep. com. 308; op. 558.

H. 324.—Claim of Manning Times, advertising elections, \$46.82.

Int. 157; rep. com. 808; op. 558.

H. 325.—Claim of Carolina Citizen, advertising election, \$44.10.

Int. 157; rep. com. 308; op. 558.

H. 326.—Claim of Cheraw Chronicle, advertising election, \$44.10.

Int. 157; rep. com. 808; op. 558.

H. 327.—Claim of Chesterfield Advertiser, advertising election, \$44.10.

Int. 157; rep. com. 308; op. 558.

H. 828.—Claim of Beaufort Gazette, advertising election, \$86.12.

Int. 157; rep. com. 308; op. 558.

H. 329.—Claim of Barnwell People, advertising election, \$10.38.

Int. 157; rep. com. 808; op. 558.

H. 330.—Claim of the New Sentinel, advertising election, \$43.92.

Int. 157; rep. com. 308; op. 558.

H. 331.—Claim of Anderson Daily Mall, advertising election, \$48.58.

Int. 157; rep. com. 308; op. 558.

H. 332.—Claim of Honea Path Chronicle, advertising election, \$48.58.

Int. 157; rep. com. 308; op. 558.

H. 883.—Claim of Edisto Record, advertising election, \$45.16.

Int. 157; rep. com. 808; op. 558.

H. 334.—Claim of Press and Banner, advertising election, \$41.74.

Int. 157; rep. com. 808; op. 558.

H. 885.—Claim of the R. L. Bryan Co., printing, \$218.50.

Int. 157; rep. com. 308; op. 558.

H. 336.—Claim of U. R. Brooks, Clerk Supreme Court, \$10.00.

Int. 157; rep. com. 308; op. 558.

H. 887.—Claim of W. B. Williams, Auditor York County, \$112.96.

Int. 157; rep. com. 308; op. 558.

H. 338.—Claim of D. T. Moore, refund taxes, \$45.00.

Int. 157; rep. com. 808; op. 558.

H. 339.—Claim of O. B. Martin, expenses State Board of Education, \$58.57.

Int. 158; rep. com. 808; op. 592.

H. 340.-Claim of W. H. Lawrence, clerk hire, \$50.00.

Int. 158; rep. com. 474; rej. 474.

H. 341.—Claim of R. A. Thompson et al., elections, \$6.20.

Int. 158; rep. com. 478; op. 560.

- H. 342.—Claim of Dr. J. L. Napler, State Board Medical Examiners, \$31.40.
- Int. 158; rep. com. 308; op. 558.
- H. 343.—Claim of Dr. W. P. Porcher, State Board Medical Examiners, \$34.95.
- Int. 158; rep. com. 308; op. 558.
- H. 344.—Claim of Dr. S. C. Baker, State Board Medical Examiners, \$24.50.
- Int. 158; rep. com. 808; op. 559.
- H. 345.—Claim of Dr. O. B. Mayer, State Board of Medical Examiners, \$25.50.
- Int. 158; rep. com. 308; op. 559.
- H. 346.—Claim of Dr. R. A. Bratton, State Board of Medical Examiners, \$29.00.
- Int. 158; rep. com. 308; op. 559.
- H. 347.—Claim of Davis Furman, State Board Medical Examiners, \$32.20.
- Int. 158; rep. com. 308; op. 559.
- H. 348.—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$21.35.
- Int. 158; rep. com. 308; op. 559.
- H. 349.—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$27.25.
- Int. 158; rep. com. 308; op. 559.
- H. 350.-Claim of Dr. Mary R. Baker, State Board Medical Examiners, \$100.00.
- Int. 158; rep. com. 308; op. 622.
- H. 351.—Claim of Dr. J. L. Napler, State Medical Examiners, \$80.60.
- Int. 158; rep. com. 309; op. 559.
- H. 352.—Claim of Dr. W. P. Porcher, State Board Medical Examiners, \$88.80.
- Int. 158; rep. com. 309; op. 559.
- H. 353.—Claim of Dr. Davis Furman, State Board Medical Examiners, \$38.80.
- Int. 158; rep. com. 809; op. 559.
- H. 354.—Claim of Dr. R. A. Bratton, State Board Medical Examiners, \$28.50.
- Int. 158; rep. com. 309; op. 559.
- H. 355.—Claim of Dr. O. B. Mayer, State Board Medical Examiners, \$24.30.
- Int. 158; rep. com. 809; op. 559.
- H. 356.—Claim of Dr. W. M. Lester, State Board Medical Examiners, \$20.00.
- Int. 158; rep. com. 309; op. 559.

H. 357.—Claim of Dr. T. G. Croft, State Board Medical Examiners, \$26.50.

Int. 158; rep. com. 309; op. 559.

H. 358.—Claim of Dr. S. C. Baker, State Board Medical Examiners, \$24.30.

Int. 158; rep. com. 309; op. 559.

H. 359.—Claim of Ernest Moore, Special Judge, \$251.22.

Int. 158; rep. com. 309; op. 559.

H., 360.-Claim of F. B. Gary, Special Judge, \$504.00.

Int. 158; rep. com. 809; op. 559.

H. 361.—Claim of J. A. McCullough, Special Judge, \$189.44.

Int. 158; rep. com. 309; op. 559.

H. 362.—Claim of Ellis G. Graydon, Special Judge, \$225.36.

Int. 159; rep. com. 309; op. 559.

H. 363.—Claim of C. C. Featherstone, Special Judge, \$183.86.

Int. 159; rep. com. 309; op. 559.

H. 364.—Claim of J. E. MacDonald, Special Judge, \$162.91.

Int. 159; rep. com. 809; op. 559.

H. 365.-Claim of J. E. MacDonald, \$208.19.

Int. 159; rep. com. 309; op. 559.

H. 366.-Claim of Martin F. Ansel, \$120.00.

Int. 159; rep. com. 309; op. 559.

H. 367.-Mr. HAMEL: A Resolution to purchase chairs.

Int. 152.

H. 368.—Mr. COTHRAN: A Concurrent Resolution, indorsing Federal aid in the construction, erection and maintainance of Public Roads.

Int. 152; cont. n. s. 566; cont. 618.

H. 369.-Mr. FRASER: A Resolution.

Be it Resolved, By the House of Representatives, that the Senate be invited to attend in the House of Representatives at 11:30 o'clock a. m. tomorrow, in joint assembly, under the Concurrent Resolution providing for the election of certain State officers, for the purpose of holding said elections.

Int. 152.

811

H. 370.—Mr. KIRBY: A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.

Int. 151: lt. 321.

H. 371.—Mr. D. O. HERBERT: A Bill to amend an Act entitled "An Act to impose a capitation tax upon all dogs, approved the 25th day of February, A. D. 1904."

Int. 151; rep. com. 211; cont. n. s. 567.

H. 372.—Mr. DAVIS: A Bill to authorize the County Board of Commissioners of Berkeley County to draw their warrant in favor of L. A. Coward for \$75.00 for building Garner's Bridge, and to require the County Treasurer to pay the same.

Int. 151; rep. com. 247; 2r. 386; 3r. 425.

H. 373.—Mr. DAVIS: A Bill to provide for compensation to School Trustees for stationery, stamps, etc.

Int. 151; rep. com. 332; cont. n. s. 570.

H. 374.—Mr. GASTON: A Bill to provide for the temporary borrowing by the County Treasurer of Chester County of certain funds and to direct the application of same.

Int. 151; 2r. and amd. 264; 3r. 273; rep. com. 368; rat. 429.

H. 375.—Mr. NASH: A Bill to assign the present Circuit Judges to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits and arrange the same."

Int. 151; op. 381; 2r. 451; 3r. 472; mes. 631, 657, 672; com. conf. 657; rep. com. conf. 658; com. fr. conf. 658; rep. com. fr. conf. 671; amd. 671; rep. com. 678; rat. 679.

H. 376.—Mr. BRANTLEY: A Bill to require railroads and any other common carriers operating in this State to provide tollet closets at statious for the use and convenience of passengers.

Int. 152; rep. com. 280; op. 392; 2r. 451; amd. 451; 8r. 472; mes. 486; cont. n. s. 486.

H. 377.—Mr. SEABROOK: A Bill to preserve the gamefish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

Int. 209; rep. com. 619; rej. 619.

H. 378.-Mr. NASH: A Bill to provide for a Board of Pardons.

Int. 209; rep. com. 230; cont. n. s. 567.

H. 379.—Mr. BASS: A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm, and to purchase another.

Int. 209; 2r. and amd. 262; 3r. 273; rep. com. 490.

H. 380.—COMMITTEE ON MEDICAL AFFAIRS: A Bill to authorize the passage of ordinances by incorporated cities and towns, and the promulgation of rules and regulations by the State Board of Health to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.

Int. 209; op. 512; cont. n. s. 564.

H. 381.—Mr. GYLES: A Bill to prescribe the mode of conducting any primary or other such election, held in this State for the purpose of nominating or selecting a person or persons to be afterwards elected to any office in this State, and to prescribe penalties for a violation thereof.

Int. 209; rep. com. 490; cont. n. s. 572.

H. 382.—Mr. GYLES: A Bill to provide compensation to Circuit Solicitors in lieu of actual expenses.

Int. 209; rep. com. 230; cont. n. s. 567.

H. 383.—Mr. BASS: A Joint Resolution, to authorize and require the Board of County Commissioners of Williamsburg County to draw their warrant upon the County Treasurer of said County in favor of the Pauly Jail Building Company, for the sum of four hundred and sixty dollars to pay balance due for building County Jail, and to authorize the Treasurer to pay same.

Int. 209; 2r. 257; 3r. 273; rep. com. 491; rat. 527.

H. 384.—Mr. WHALEY: A Bill to amend Section 163 of the Criminal Code of South Carolina so as to make it a crime to break into any vessel.

Int. 209; rep. com. 230, 491; 2r. 258; 3r. 274; rat. 528.

H. 385.—JUDICIARY COMMITTEE: A Bill to divide the State into ten Judicial Circuits and arrange the same.

Int. 210; op. 225; 2r. 312; amd. 318, 314; 3r. 366; mes. 493, 496, 502, 518, 522; com. conf. 496; rep. com. conf. 500; com. fr. conf. 501; rep. com. fr. conf. 501; rep. com. 529; rat. 589.

H. 386.—Mr. McFADDIN: A Bill to amend Section 8117 of the Code of Laws of South Carolina, 1902, relating to costs of magistrates.

Int. 210; rep. com. 230; cont. n. s. 567.

H. 387.—BARNWELL DELEGATION: A Bill to abolish the office of Township Commissioner in Barnwell County, and make the General Law as to County government and assessment of property for taxation applicable therein.

Int. 210; 2r. 257; 3r. 278; rep. com. 689; rat. 640.

H. 388.—Mr. PITTMAN: A Bill to make it illegal for any person to procure money or other thing on a contract, to perform services with intent to defraud, and to fix the punishment therefor, and for other purposes.

Int. 210; rep. com. 280; cont. 558.

H. 389.—Mr. SANDERS: A Bill to require the police officers of the cities, towns, and villages of this State to report any place or room where intoxicating liquors are illegally sold, or where money or other things of value are bet on any game of chance.

Int. 210; rep. com. 306; cont. n. s. 569.

H. 390.—Mr. TRIBBLE: A Bill to provide for better protection of passengers traveling on excursion trains.

Int. 210; rep. com. 447; cont. n. s. 571.

H. 391.—Mr. SANDERS: A Bill to prevent an error in the charge of a Circuit Judge being held to be cured by his having in some other part of his charge correctly instructed the jury.

Int. 210; rep. com. 306; cont. n. s. 569.

H. 392.—Mr. GREEN: A Bill to repeal Section 1507, Article II, Chapter XXXIII, Vol. I, Code of Laws of South Carolina, 1902, relating to the General Stock Law.

Int. 226; 2r. 258; 3r. 274; amd. 434; rep. com. 483; rat. 526.

H. 393.—Mr. SANDERS: A Bill to declare the keeping any room or place where contracts are made for the future delivery of any stocks, bonds, cotton, grain, meats, or any other animal, mineral, or vegetable product of any kind without the seller being the owner of the stock, bond, cotton, grain, or other article contracted to be sold, and without any intention on the part of either the seller to deliver or the buyer receiving the same, a misdemeanor.

Int. 226; rep. com. 280; cont. n. s. 569.

H. 894.—Mr. PRINCE: A Concurrent Resolution, granting leave to introduce a Bill to amend the charter of Williamston Female College.

Int. 229; op. 295.

H. 395.-No such number; mistake of numbering machine.

H. 396.—Mr. J. P. GIBSON: A Bill to authorize and require the rerunning and remarking of portion of the boundary line between this State and the State of North Carolina.

Int. 227; rep. com. 247; lt. 513.

H. 397.—Mr. HERBERT: A Joint Resolution, to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American War.

Int. 227; rep. com. 279, 600; 2r. 386; 3r. 423; rat. 625.

H. 398.—Mr. GRAHAM: A Joint Resolution, requiring Comptroller-General to draw his warrant, and the State Treasurer to pay, \$550.00 in favor of Dr. Brockinton, on account of certain stock condemned and killed by order of the State Veterinarian.

Int. 227; rep. com. 489; cont. n. s. 572.

H. 399.—Mr. COTHRAN: A Bill to provide for the payment by the State and by the several Counties respectively of the premiums upon all official bonds upon which any authorized guarantee or surety company may be surety.

Int. 227; rep. com. 248; cont. n. s. 568.

H. 400.—Mr. GAUSE: A Bill to prevent the shipping of shad fish caught within the waters of this State beyond the limits of this State.

Int. 227; rep. com. 306, 335; ref. 2t. 306; cont. n. s. 571.

H. 401.—Mr. LYON: A Joint Resolution, to authorize and require the County Superintendent of Education of Abbeville County to approve, and the Treasurer to pay, school claims of Miss Lula McNair.

Int. 227; rep. com. 247, 624; 2r. 386; 3r. 423; rat. 627.

H. 402.—Mr. HARRISON: A Bill to abolish the office of County Supervisor and County Board of Commissioners as now constituted, and to provide for the election of three persons to constitute the County Board of Commissioners, and to prescribe their duties.

Int. 227; rep. com. 247; cont. n. s. 568.

H. 408.—Mr. COTHRAN: A Joint Resolution, proposing to amend Article I, Section 11, of the State Constitution, making the carrying of concealed weapons a ground of disqualification to hold office.

Int. 227; rep. com. 306; cont. n. s. 569.

H. 404.—NEWBERRY DELEGATION: A Bill to amend an Act entitled "An Act to enable and authorize School District No. 14, in Newberry County, to issue bonds for the purpose of building and erecting a schoolhouse therein, and to purchase a lot therefor," approved the 25th day of February, A. D. 1904, issued under authority of said Act.

Int. 227; 2r. 258; 3r. 274; rep. com. 490; rat. 527.

H. 405.—Mr. DeVORE: A Bill to amend Section 1 of an Act entitled "An Act to give the Railroad Commission jurisdiction over all telephone lines, stations, and exchanges, and over all persons, firms, and corporations owning or operating any telephone line, station or exchange for the transmission of intelligence for hire in this State," approved February 25, 1904.

Int. 228; rep. com. 249; lt. 552.

H. 406.—Mr. SINKLER: A Bill to amend Section 102 of the Code of Civil Procedure, being Vol. II of the Code of Laws of South Carolina, Title II, Chapter II, relating to the time of the commencement of civil actions for the recovery of real property.

Int. 228.

H. 407.—Mr. SELLERS: A Bill to amend Chapter XLV. Vol. I, Code of Laws of South Carolina, 1902, in reference to license fees to be paid by insurance companies, and to require certain annual statements.

Int. 228; rep. com. 554; cont. n. s. 554.

H. 408.—Mr. LAWSON: A Bill (with petition) to create the Township of Clyde, in Darlington County, and to change the boundary line of Hartsville Township, in said County.

Int. 228; 2r. and amd. 264; 3r. 274; rep. com 491; rat. 528.

H. 409.—Mr. SELLERS: A Joint Resolution (with petition) to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity of Hartford, Conn., the surety on his official bond, from liability for paying certain schoolteachers' pay certificates, on which the names of the School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion.

Int. 228; rep. com. 333; cont. n. s. 570.

H. 410.—Mr. GASQUE: A Joint Resolution (with petition) to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liability on account of paying certain school certificates on which the names were forged.

Int. 228; rep. com. 333; cont. n. s. 570.

H. 411.—Mr. OTTS: A Bill to amend Section 1214 of Code of Laws of South Carolina, 1902, relating to tultion of children transferred from one school district to another.

Int. 228; rep. com. 318; cont. n. s. 570.

H. 412.—Mr. BASS: A Bill to amend an Act entitled "An Act to amend Article VIII (relating to magistrates), of Chapter XX of Title I of Part I, of Vol. I, of the Code of Laws of South Carolina, 1902," approved the 27th day of February, A. D. 1902, so far as the same relates to Williamsburg County.

Int. 241; rep. com. 305; 2r. 504; 3r. 518.

H. 413.—Mr. BRANTLEY: A Bill to amend an Act entitled "An Act to amend an Act entitled 'An Act to fix the compensation to be paid to the County officers of the various Counties of the State,' approved 27th of February, A. D. 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Mariboro, Williamsburg, and Lancaster Counties," approved the 22d day of February, A. D. 1904, by including the word Orangeburg in the title, and by changing the salary in Orangeburg County.

Int. 241; rep. com. 305; 2r. 386; amd. 426, 439; 3r. 426; recalled, Bill amended, reconsidered and passed, 489; ind. post. 592; mes. 592.

H. 414.—Mr. HALL: A Bill to reduce the penalty prescribed by Section 506 of Criminal Code of 1902, against gambling and playing at certain games, and to give the magistrates jurisdiction, and the Sheriff power to arrest without warrant, on Sunday.

Int. 241; rep. com. 306; cont. n. s. 570.

H. 415.—Mr. RICHARDS: A Bill to amend Section 12 of an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and define their duties and powers," approved the 27th day of February. A. D. 1904, by directing that license fees paid by applicants be turned into the General Fund of this State.

Int. 241; rep. com. 578.

- H. 416.—Mr. T. J. MAULDIN: A Bill to authorize and empower the Trustees of Liberty School District, being District No. 11, of Pickens County, to order an election and issue coupon bonds of said School District for school purposes.
 - Int. 241; rep. com. 279, 624; 2r. 389; amd. 389; 3r. 423; rat. 627.
- H. 417.—JUDICIARY COMMITTEE: A Bill to allow defenses and counterclaims to be set up by defendants in action in claims and delivery and in special proceedings.
 - Int. 241; cont. n. s. 568.
- H. 418.—Mr. SAYE: A Bill to require all residents of this State adjudged fit subjects to be confined in the State Hospital for the Insane, to be cared for and treated without charge.
 - Int. 241; rep. com. 600; lt. 600.
- H. 419 (S. 12.—Mr. Marshall): A Bill to further provide for the creation and continuance and to define the duties and powers of the Historical Commission of this State, now existing under the terms of "An Act to provide for the appointment of a Historical Commission of the State of South Carolina, for the purpose of collecting and preserving all matter relating to the history of the State," approved December 27, A. D. 1894.
 - Int. 265; rep. com. 279; lt. 587; mes. 587.
- H. 420 (S. 77.—Mr. Brice): A Bill to amend Section 1214 of the Code of Laws, relating to the transfer of persons in school districts.
 - Int. 266; rep. com. 318; e. w. s. o. 598.
- H. 421 (S. 15.—Mr. Butler): A Bill to require railroad companies to construct, maintain, and operate industrial side-tracks.
- Int. 266; rep. com. 335; op. 487; amd. 585; 2r. 584; 3r. 602; mes. 618, 660, 661; com. conf. 618; rep. com. conf. 660; com. fr. conf. 660; rep. com. fr. conf. 661; rat. 675.
- H. 422 (S. 39.—Mr. Christensen): A Joint Resolution providing for the appointment of a Commissioner to examine into the terrapin, oyster and other shellfish interests belonging to the State, and to report to the General Assembly suitable measures to adopt in order to develop said industry.
 - Int. 266: rep. com. 459: op. 511: amd. 580: 2r. 580: 3r. 605: mes 629: rat. 643.
- H. 423 (S. 5.—Mr. Brown): A Bill to amend an Act entitled "An Act to amend Section 1731, Vol. I, Code of Laws of South Carolina, 1902, so as to reduce tobacco warehouse charges," approved the 1st day of March, 1904, so as to restore the charges changed by said Act.
 - Int. 266; 2r. 389; lt. 429.
- H. 424 (S. 101.—Mr. Bates): A Bill to amend Section 305 of the Code of Laws. Vol. II, of South Carolina, relating to the sale of diseased flesh.
 - Int. 266; rep. com. 280; 2r. 577; 3r. 603; rat. 641.

H. 425 (S. 100.—Mr. Peurifoy): A Bill to amend Sections 3091 and 3092, Civil Code, 1902, relating to legal notices, by striking out the word "Colleton."

Int. 266; rep. com. 306; cont. 587; mes. 587, 670; reconsidered and restored 591; 2r. 607; amd. 620; 3r. 620; rat. 675.

H. 426 (S. 91.—Mr. Hood): A Bill to repeal Section 2939, Civil Code, 1902, relating to jury fee.

Int. 266; rep. com. 306; e. w. s. o. 597.

H. 427 (S. 78.-Mr. Earle): A Bill relating to the survival of causes of action.

Int. 266; rep. com. 318; 2r. 594; 3r. 603; rat. 642.

H. 428.—Mr. FISHBURNE: A Bill to repeal Section 3092 of the Civil Code of Laws of South Carolina, Vol. I, so far as the same applies to Colleton County; and to make Section three thousand and ninety-one (3091) applicable to said County.

Int. 242; rej. 322.

H. 429.—Mr. FISHBURNE: A Bill to amend Section 55, Criminal Code, Vol. II, 1902, relating to peremptory challenges to jurors.

Int. 242; rep. com. 318; cont. n. s. 570.

H. 430.—Mr. D. O. HERBERT: A Bill to reorganize the military forces of this State; to adopt and make of force a military code, and to provide penalties for the violation thereof, and to repeal all laws referring to the military forces not herein reenacted.

Int. 242; rep. com. 279, 637; op. 391; 2r. 474; 3r. 484; rat. 637.

H. 431 (S. 159.—Mr. Christensen): A Concurrent Resolution in regard to Savannah jetties.

Int. 267.

H. 432.—Mr. GREEN: A Bill to further regulate the prosecution of persons for disposing of property under lien and mortgage.

Int. 242; rep. com. 318.

H. 433.-Mr. RICHARDS: A Resolution.

Be it Resolved, By this House, that the Speaker appoint a Committee of three of its members, who shall be well versed in the law, to take into consideration the difficulty in the way of the ratification by this General Assembly of the amendment to Article III, Section 9, of the State Constitution, proposed by the last General Assembly to the qualified electors and by them approved by a majority vote thereon at the last general election, and that said Committee report back to this House with all due speed a Joint Resolution, or Joint Resolutions, by which the State Constitution can be so amended as to provide for blennial instead of annual sessions of the General Assembly.

Int. 242; amd. 242; op. 269.

H. 434.—Mr. LESTER: A Bill to amend Section 2 of an Act entitled "An Act to amend Section 2 of an Act entitled 'An Act to provide for the establishment of a new School District in Edgefield County (now Saluda), and to authorize the levy and collection of a special tax therein,' approved December 24, 1888."

Int. 268; rej. 281.

52-H. J.-(500)

II. 435.—Mr. PATTERSON: A Bill to establish an industrial school for boys, and to provide for its government and maintenance.

Int. 268; rep. com. 290; op. 391, 473; 2r. 453; amd. 453; 3r. 472

H. 436.—Mr. TRIBBLE: A Bill to amend an Act entitled "An Act to amend Subdivision Class C, No. 1, of Section 2 of an Act entitled 'An Act to amend Sections 1065, 1066, and 1067, ('hapter XXII, Vol. I, of the Code of Laws of South Carolina, 1902, relating to pensions,' approved the 26th day of February, A. D. 1902." approved the 11th day of February, A. D. 1904, so as to reclass widows and provide for disposition of dues to deceased pensioners.

Int. 268; rej. 281.

H. 437.—Mr. KERSHAW: A Bill to require all railroad corporations and companies to equip their locomotive engines with electric headlights.

Int. 268; rep. com. 447; cont. n. s. 571.

H. 438.—Mr. TOOLE: A Bill to empower the Adjutant- and Inspector-General to add names to the Confederate rolls, upon proper proof.

Int. 269; rep. com. 280, 600; 2r. 386; 3r. 423; amd. 593; rat. 625.

H. 439.—Mr. J. B. WATSON: A Bill to prohibit municipal corporations from collecting license fees from cotton buyers.

Int. 269; rep. com. 541.

H. 440.—Mr. HASKELL: A Bill to authorize the City of Columbia to dispose of a certain lot of land situated therein.

Int. 269; rep. com. 318, 639; amd. 507; 2r. 507; 3r. 518; rat. 640.

H. 441 (S. 162.—Mr. Williams): A Bill to authorize and empower the County Board of Commissioners for Williamsburg County to sell the County's Poorhouse and Farm and to purchase another.

Int. 286; rep. com. 291; 2r. 577; amd. 585; lt. 609.

H. 442 (S. 80.—Mr. Mauldin): A Joint Resolution, to authorize corporations intending to furnish light, heat, and power to the public to condemn rights of way and other easements over the lands of others.

Int. 287; op. 314; rep. com. 333; ind. post. 598.

H. 443 (S. 82.—Mr. Butler): A Bill to punish the corrupt giving, offering, promising, and receiving of gifts and gratuities.

Int. 287; rep. com. 318; 2r. 577; 3r. 604; rat. 642.

H. 444 (S. 90.—Mr. Wells): A Bill to fix and declare the flabilities of any corporation, firm, or individual operating a relief department to employees, and to regulate the operation of the same.

Int. 287; rep. com. 431, 459; recom. 457; op. 511; 2r. 579; 3r. 602; rat. 642.

H. 445 (S. 102.—Mr. Douglass): A Bill to authorize the Town Council of Union, in Union County, to elect a Town Auditor, to define his powers and duties, and fix $_{\theta}$ his compensation.

Int. 287; rep. com. 304; 2r. 387; 3r. 425; rat. 475.

H. 446 (S. 120.—Mr. Cole L. Blease): A Bill to amend Section 2009, of Code of Laws of South Carolina, Vol. I, 1902, as amended by an Act approved 20th day of February, 1904, so as to except the City of Newberry from the provisions of said Section.

Int. 287; rej. 307; mes. 307.

H. 447 (S. 122.—Mr. Brown): A Bill to validate and confirm the sale and conveyance of two lots, Nos. 1 and 2, in the town of Darlington, known as the jail lots, by the County Board of Commissioners of Darlington County, to C. W. Hewitt.

Int. 287; rep. com. 319; 2r. 387; 3r. 425; rat. 476.

H. 448 (S. 131.—Mr. Williams): A Joint Resolution to authorize the State Board of Health of South Carolina to negotiate with the United States Government to operate the State Quarantine Stations under certain conditions.

Int. 287; rep. com. 384; 2r. 577; 3r. 606; rat. 642.

H. 449 (S. 136.—Mr. Stackhouse): A Bill to amend Section 1 of an Act entitled "An Act to amend the various Statutes and the laws as to school districts embracing the towns of Marion, Mullins, Latta, and Dillon, in Marion County."

Int. 287; rep. com. 319; 2r. 389; 3r. 426; rat. 476.

H. 450 (S. 139.—Mr. Hood): A Bill to amend Section 430, Vol. I, Code of Laws of South Carolina, 1902, so as to further provide for the collection of taxes which have escaped assessment in any year.

Int. 287; rep. com. 291; 2r. 577; 3r. 608; rat. 642.

H. 451 (S. 146.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the salaries of County Supervisors," approved the 24th day of February, 1904, increasing the salary of the County Supervisor of Anderson County to \$1,500.00.

Int. 288; rep. com. 305; cont. 587; mes. 586.

H. 452 (S. 148.—Mr. Hay): A Bill to amend an Act entitled "An Act to provide for the erection and equipment of a new Courthouse at Camden, and to authorize the issue of bonds for such purpose," approved February 19, 1904.

Int. 288; rep. com. 291; 2r. 386; 3r. 425; rat. 475.

H. 453 (S. 149.—Mr. Peurifoy): A Bill to authorize and empower the County Board of Commissioners of Colleton County to sell a portion of Poorfarm and to use proceeds of sale in improvements.

Int. 288; rep. com. 291; cont. 586; mes. 586.

H. 454 (S. 155.—Mr. Butler): A Bill to devolve the duties of the Board of Public Works for the Town of Gaffney, upon the Town Council and Treasurer and Clerk, and fixing the amount of bond of said Treasurer and Clerk at \$5,000.00.

Int. 288; rep. com. 319; 2r. 387; 3r. 426; rat. 476.

H. 455 (S. 158.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve James D. Montgomery, County Treasurer of Marion County, and the Aetna Indemnity Company, of Hartford, Conn., the surety on his official bond, from ilability for paying certain schoolteachers' pay certificates on which the names of School Trustees were forged by G. Raymond Berry, late County Superintendent of Education for Marion County.

Int. 288; rep. com. 883; op. 512; 2r. 579; 3r. 606; rat. 642.

H. 456 (S. 164.—Mr. Raysor): A Bill to enable and authorize School District No. 70, embracing the Town of Eiloree, in Orangeburg, to issue bonds for the purpose of paying for the erection and maintenance of a public school building, and to provide for the payment of accruing interest and principal of said bonds.

Int. 288; 2r. 886; 8r. 425; rat. 476.

H. 457 (S. 176.—Mr. Hood): A Bill to amend Section 8 of an Act to fix the amount of the compensation to be paid to the County officers of the various Counties of the State, approved 25th February, 1902, by increasing the compensation of the Clerk of the Board of County Commissioners to five hundred dollars for Anderson County.

Int. 288; cont. 586; mes. 586.

H. 458.—Mr. SPIVEY: A Bill to authorise and empower the County Board of Commissioners for Horry County to sell the County's Poorfarm and to purchase another.

Int. 276; rep. com. 291, 612; 2r. 386; 3r. 423; amd. 493; mes. 493; rat. 626.

H. 459.—Mr. SPIVEY: A Bill to provide for the purchase by the County of Horry of certain township bonds issued by certain townships in that County in aid of its construction of a railroad.

Int. 276; rep. com. 291; 2r. 886; lt. 488.

H. 460.—Mr. MORGAN: A Bill to declare the law pertaining to and regulating the sale of spirituous liquors, providing penalties for the violation thereof.

Int. 276; rep. com. 877; cont. 514.

H. 461,—Mr. McFADDIN: A Bill to incorporate the Carolina Land Corporation of South Carolina.

Int. 276; rep. com. 281, 640; op. 479; 2r. 508; 8r. 518; amd. 616; rat. 641.

H. 462.—Mr. SAYE: A Bill to repeal Section 470, Code of Laws of South Carolina, 1902 (Criminal Code), relating to barbed wire along highways.

Int. 276; rep. com. 819; lt. 563.

H. 463.—Mr. PYATT: A Joint Resolution to require the Comptroller-General and County Supervisor of Georgetown County to draw their warrants in favor of H. Kaminer Kinard, said County, and State Treasurer to pay the same, for \$26.49 and \$50.00 respectively, to refund overpaid taxes.

Int. 276; rep. com. 819, 613; 2r. 387; 8r. 423; amd. 493; mes. 498; rat. 627.

H. 464.—Mr. GYLES: A Bill to increase the efficiency of the locomotive engine service.

Int. 276; rep. com. 447; lt. 513.

H. 465.—Mr. BRANTLEY: A Bill to fix the license of medicine vendors at five hundred dollars.

Int. 277; rep. com. 384; cont. n. s. 571.

H. 466.—Mr. SANDERS: A Bill to fix the time for holding the Courts in the Seventh Judicial Circuit.

Int. 277; rep. com. 334; lt. 513.

H. 467.—Mr. TRIBBLE: A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.

Int. 277; rep. com. 292.

H. 468.—Mr. BRUCE: A Bill to amend an Act entitled "An Act to regulate the practice of medicine in South Carolina, to provide for a State Board of Medical Examiners and to define their duties and powers," approved 27th day of February, A. D. 1904, as to time of meeting of the Board, and as to amount of license fees.

Int. 277; rep. com. 384, 640; op. 478; 2r. 484; 3r. 503; amd. 615; rat. 641.

H. 469.—Mr. LYON: A Bill to amend the law relating to magistrates.

Int. 277; rep. com. 333, 678; amd. 508, 509, 510, 631; 2r. 508; amd. 520, 638; 3r. 520; mes. 631, 645; rat. 679.

H. 470.—Mr. J. B. WATSON: A Bill to repeal Article I, Chapter 34, Title II, being Sections 1529 to 1542a, both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina, 1902, relating to fertilizer and fertilizing materials, and to enact certain sections in lieu thereof.

Int. 277; rep. com. 319; cont. n. s. 570.

H. 471.—Mr. NICHOLSON: A Bill to authorize the Clerk of Court of Edgefield County to dispose of and pay out certain pension funds now in his possession to Nellie Creed, T. J. McManus, Amanda Jones, Mrs. N. F. Brown, and N. L. Truett Barnes.

Int. 277; rep. com. 292, 600; 2r. 389; 3r. 271; rat. 625.

H. 472.—Mr. SELLERS: A Bill to dispose with the production of a registration certificate by any elector at the polls as a prerequisite to voting, provided the registration books for the precinct show his registration.

Int. 277; rep. com. 334; cont. n. s. 570.

H. 473.—Mr. SINKLER: A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificate of stock.

Int. 277; rep. com. 320; 2r. 504; 3r. 518.

H. 474.—Mr. L. B. ETHEREDGE: A Bill to authorize the Town of Wagener to Issue bonds for public improvements.

Int. 278; lt. 392.

H. 475.—Mr. COTHRAN: A Concurrent Resolution as to Saluda River Power Company.

Int. 278; mes. 311, 315.

H. 476 (S. 268.—Mr. Mauldin): A Concurrent Resolution, allowing introduction of a Bill to incorporate the Saluda River Power Company.

Int. 294.

H. 477 (S. 48.—Mr. Raysor): A Bill to define and prescribe the manner of "showing compliance with the requirements of the Constitution" to the Governor prior to the ordering an election as to the creation of a new County.

Int. 295; rep. com. 334; lt. 609.

H. 478 (S. 138.—Mr. Manning): A Bill in reference to the duties of Chairmen of local Boards of Assessors, and their compensation.

Int. 295; rep. com. 320; 2r. 594; amd. 594; 3r. 602; mes. 629; rat. 644.

H. 479 (S. 147.—Mr. Butler): A Bill to require Clerk of Court to keep a record of the names of all persons elected to any office within their County.

Int. 295; rep. com. 320; 2r. 577; 3r. 604; rat. 642.

H. 480 (S. 163.—Mr. Carpenter): A Bill to fix the time for electing Trustees for Easley School District No. 13, in May.

Int. 295; rep. com. 320; 2r. 387; 3r. 426; rat. 476.

H. 481 (S. 165.—Mr. von Kolnitz): A Bill to amend Section 163 of the Criminal Code of South Carolina, so as to make it a crime to break into any vessel.

Int. 295; rep. com. 334; 2r. 388; lt. 430.

H. 482 (S. 172.—Mr. Walker): A Bill to provide for a reappraisement and reassessment for taxation of certain abandoned rice lands.

Int. 295; rep. com. 320; 2r. 387; 3r. 426; rat. 476.

H. 488 (S. 175.—Mr. Hood): A Bill to amend an Act entitled "An Act to fix the compensation for County Commissioners," approved 25th February, 1904, so far as it relates to number of days' service by County Commissioners.

Int. 295; rep. com. 304; cont. 587; mes. 586.

H. 484.—Mr. COTHRAN: A Bill to incorporate Saluda River Power Company and to authorize said company to erect a dam or dams across Saluda River in Pickens and Greenville Countles, for development of the power of said river and converting same into electric power.

Int. 290; rep. com. 334, 664; 2r. 390; amd. 390; 3r. 424; rat. 679.

H. 485.—Mr. MOSES submitted the report of the Commission to take charge of and direct the completion of inside of State House.

Int. 293.

H. 486.—Mr. PRINCE: A Bill to amend the charter of incorporation of Williamston Female College, of Greenwood, South Carolina, so as to change the name thereof to Lander College, and so as to authorize said College to confer degrees.

Int. 290; rep. com. 321, 601; 2r. 387; 3r. 424; mes. 512, 521; amd. 521; rat. 626.

H. 487.-Mr. J. B. WATSON: A Resolution.

Resolved, That February 3d be fixed as last day for the introduction of Bills in this House except by regular Committees.

Int. 303.

H. 488 (S. 60.—Mr. Hydrick): A Bill to enable municipal corporations or other corporations in this State engaged or about to engage in the business of supplying water for fire, sanitary, or domestic purposes, to condemn land, water rights and water privileges and other property for the purpose of establishing, maintaining, or extending waterworks systems, or for the purpose of securing a greater or better supply of water, or for the purpose of protecting the watersheds from contamination, or any conditions which may be a menace to the health of the community.

Int. 314; rep. com. 377; 2r. 595; amd. 596, 597, 621; op. 595, 596; recom. 610; rep. com. 612; 3r. 621; mes. 650; rat. 675.

H. 489 (S. 141.—Mr. Warren): A Bill to repeal Section 311 of the Civil Code of Laws of South Carolina.

Int. 314; rep. com. 334; e. w. s. o. 598.

H. 490 (S. 154.—Mr. Bates): A Bill to abolish the office of Township Commissioner in Barnwell County, and make the General Law as to County Government and assessment of property for taxation applicable thereto.

Int. 314; rep. com. 384; 2r. 577; 3r. 604; rat. 644.

H. 491.-Claim of Manufacturer's Record, advertising, \$3.00.

Int. 303; rep. com. 474; rej. 474.

H. 492.—Claim of Dr. J. N. Nesbit, \$18.30.

Int. 803.

H. 493.—Claim of E. H. Aull Company, printing, \$200.00.

Int. 303; rep. com. 482; op. 560.

H. 494.—Claim of Ed. H. DeCamp, advertising, \$70.71.

Int. 303; rep. com. 517; op. 592.

H. 495.—DARLINGTON DELEGATION: A Bill to authorize the Trustees of High School District, being School District No. 12 of Darlington County, to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping same.

Int. 301; rep. com. 320, 601; 2r. 387; 3r. 423; amd. 498; mes. 498; rat. 626.

H. 496.—Mr. DAVIS: A Bill to authorize the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Berkeley County to pay for a new jail building, and to constitute the County Board of Commissioners with the Sheriff of the County a Building Committee for said jail building.

Int. 301; rep. com. 321, 613; 2r. 387; 3r. 423; rat. 626.

H. 497.—Mr. BAKER: A Bill to provide a rural police for that portion of Charleston County lying between the Ashley and Cooper Rivers and the northern boundaries of the City of Charleston and the County of Charleston.

Int. 301; sp. com. 301.

H. 498.-Mr. PRINCE: A Bill to more fully regulate party nominations.

Int. 301; rep. com. 334; cont. n. s. 570.

H. 499.—Claim of W. E. Sheppard, election expenses, \$13.00.

Int. 803; rep. com. 478; op. 560.

H. 500.—Mr. REAVES: A Bill to authorize the Trustees of Mullins School District, being School District No. 34, of Marion County to issue bonds for the purpose of purchasing or paying for school buildings and sites and equipping the same.

Int. 301; rep. com. 321, 624; 2r. 387; 3r. 423; rat. 627.

H. 501.—Mr. HARLEY: A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste, or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose, or truck used or operated upon any railroad, whether the same be operated by steam or electricity.

Int. 802; rep. com. 335; 2r. 388; 3r. 424.

H. 502.—Mr. SELLERS: A Bill (with a petition) to relieve the sureties on the official bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.

Int. 802; rep. com. 885; cont. n. s. 571.

H. 508.—Mr. GYLES: A Bill to license the sale of coca-cola, and to provide a punishment for the violation thereof.

Int. 802; rep. com. 515; cont. n. s. 572.

H. 504.—Mr. J. P. GIBSON: A Bill to provide for convenient depositories for common schoolbooks.

Int. 302; rep. com. 335, 639; 2r. 504; 3r. 519; amd. 616; rat. 641.

H. 505.—Mr. CLOY: A Bill to provide for local Boards of Health in unincorporated towns and villages.

Int. 302; rep. com. 384; 2r. 504; 3r. 519; mes. 629.

H. 506.—Mr. TOOLE: A Bill to fix the salary of the Coroner of Aiken County.

Int. 302; rep. com. 884; 2r. 504; 3r. 519.

H. 507.—Mr. BRUCE: A Bill to provide for supplying pensioners with a copy of the Confederate roll.

Int. 302; rep. com. 377; cont. n. s. 571.

H. 508.—Mr. LESTER: A Bill to repeal an Act entitled "An Act to provide for the establishment of new School District in Edgefield County and to authorize the levy and collection of a special school tax therein," approved December 24th, A. D. 1888, and to place the said School District under the General School Law.

Int. 302; rep. com. 321; 2r. 391; amd. 391; 3r. 424.

H. 509.—AGRICULTURAL COMMITTEE: A Bill to repeal Sections 360 to 362, both inclusive, of the Criminal Code of South Carolina, and to enact certain sections in lieu thereof, relating to the sale of commercial fertilizers.

Int. 302; cont. n. s. 570.

H. 510.—Mr. STOLL: A Bill to provide for a special election in certain townships in Williamsburg County, on the question of the Stock Law.

Int. 303; ref. sp. com. 303; rep. sp. com. 541.

H. 511.—Mr. McFADDIN: A Bill to amend Section 763 of the Civil Code of South Carolina, Vol. I, Code of Laws of South Carolina, relating to the salaries of the Clerks of Boards of Commissioners.

Int. 303; rep. com. 383; cont. n. s. 571.

H. 512.—JUDICIARY COMMITTEE: A Bill to amend an Act entitled "An Act relating to the selection, drawing, and summoning of jurors in the Circuit Courts of this State," approved the 7th day of February, 1902, so as to provide for the appointment of three Jury Commissioners and prescribe their duties and compensation.

Int. 316; op. 455, 538; amd. 538; e. w. s. o. 562.

H. 513.—Mr. CLOY: A Joint Resolution, to authorize and require the payment of sixteen dollars and thirty cents to Mrs. Elizabeth Samuel, of Alken County.

Int. 316; 2r. 388; 3r. 424; rep. com. 600; rat. 625.

H. 514.—JUDICIARY COMMITTEE: A Bill to repeal Sections 2744, 2745, 2746, and 2747, of the Code of Laws of South Carolina, 1902, Vol. I, relating to special terms of Courts and the appointment of special Judges to hold same.

Int. 317; 2r. ..; 3r. 472.

H. 515.—Mr. LaFITTE: A Joint Resolution, authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and the estates or legal representatives of E. M. Kennedy and J. W. Lancaster (now deceased).

Int. 316; rep. com. 431, 542; recom. 499.

H. 516.—Mr. BRANTLEY: A Bill to amend Section 3118 of Code of Laws of South Carolina, 1902, Vol. I, by removing Orangeburg County from the exceptions of said Section 3120 of said Code of Laws, relating to fees of Sheriff of Orangeburg County.

Int. 816; rep. com. 878, 612; 2r. 388; 3r. 424; rat. 626.

- H. 517.—Mr. SAYE: A Bill to amend Section 553 of the Criminal Code of South Carolina, confining the hunting of certain birds to the period beginning November 15th and ending March 15th following.
 - Int. 816; rep. com. 515; cont. n. s. 572.
- H. 518.—JUDICIARY COMMITTEE: A Bill to assign the present Circuit Solicitors to the proper Circuits in order to conform to the provisions of an Act entitled "An Act to divide the State into ten Judicial Circuits, and arrange the same," and to provide for the election of Solicitors for the First and Ninth Circuits.

Int. 817; op. 881; 2r. 452; amd. 452; 3r. 472; mes. 622, 652, 654; com. conf. 658; rep. com. conf. 658; com. fr. conf. 653; rep. com. fr. conf. 654; rep. com. 673; rat. 674.

H. 519.—Mr. BRADHAM: A Bill to provide for the appointment of an additional magistrate and constable for Clarendon County.

Int. 317; rep. com. 383; 2r. 504; 3r. 519.

H. 520 (8. 99.—Mr. Cole L. Blease): A Bill to amend Section 562, Civil Code, Vol. II, 1902, relating to appointment of County Dispensers.

Int. 872; rep. com. 377; 2r. 594; 3r. 604; rat. 641.

H. 521 (S. 134.—Mr. Hay): A Bill to provide for the resurvey and location of the boundary line between the Counties of Kershaw and Lancaster, in the State of South Carolina.

Int. 872; sp. com. 872; rep. sp. com. 515; 2r. 607; op. 607; 8r. 620; rat. 644.

H. 522 (S. 135.—Mr. Mauldin): A Bill to give magistrates jurisdiction to try and punish for the unlawful sale or barter of alcoholic liquors.

Int. 872: cont. 680.

" H. 523 (S. 161.—Lee County Delegation): A Bill to enable the Commissioners of the Sinking Fund to lend funds to the County Board of Commissioners of Lee County, to pay the past indebtedness of said County, and to authorize the said County Board of Commissioners to pledge the special tax levy herein provided to secure the same.

Int. 872; rep. com. 377; 2r. 388; amd. 450; 3r. 450.

H. 524 (S. 177.—Mr. Davis): A Joint Resolution to refund certain overpaid taxes to Mrs. Sarah E. Weeks, of Clarendon County.

Int. 872; rep. com. 377; 2r. 505; op. 505; 3r. 519.

H. 525 (S. 178.—Mr. Stackhouse): A Joint Resolution (with a petition), to relieve W. E. Blue, late County Treasurer of Marion County, and his sureties as such, from liabilities on account of paying certain school certificates on which the names of the School Trustees were forged.

Int. 372; rep. com. 481; 2r. 579; 3r. 606; rat. 642.

H. 526 (S. 189.—Mr. W. J. Johnson): A Joint Resolution, to empower and require the Trustees of School District No. 5 to transfer four hundred dollars (\$400.00) of the surplus to the Trustees of School District No. 22 of Fairfield County, for the building and maintenance of a graded school.

Int. 372; 2r. 505; 3r. 519.

H. 527 (S. 257.—Mr. Raysor): A Bill to require the qualified electors of the Town of Fort Motte to hold a second municipal election.

Int. 373; lt. 469; mes. 469.

H. 528 (S. 265.—Mr. W. E. Johnson): A Bill to authorize the Town of Wagener to issue bonds for public improvements.

Int. 373; 2r. 388; 3r. 426; rat. 476.

H. 529.—Mr. T. J. MAULDIN: A Bill to provide for the election of a Cotton Weigher at Pickens Conrthouse and to prescribe his duties and fix his compensation.

Int. 331; rep. com. 394; 2r. 504; 3r. 519.

H. 530.—Mr. BRANTLEY: A Bill to amend Section 1 of an Act entitled "An Act to further regulate the appointment and pay of State constables by striking out Section 661, Civil Code (being Vol. I, Code of Laws, 1902), page 271, and insert a section in lieu thereof," approved 19th day of February, A. D. 1903, so as to increase the pay of State Constables.

Int. 831; rep. com. 383; op. 511; cont. n. s. 564.

H. 531.—Mr. KIRBY: A Bill to fix the compensation of the County Superintendents of Education.

Int. 831; rep. com. 459; cont. n. s. 571.

H. 532.—Mr. FOSTER: A Bill to empower School District No. 40 of Lancaster County, consisting of parts of said County and Kershaw County, to issue \$12,000.00 coupon bonds for school purposes.

Int. 331; rep. com. 377, 601; 2r. 390; amd. 390, 493; 3r. 425; mes. 493; rat. 626.

H. 533.—Mr. McFADDIN: A Bill to authorize and empower the police authorities of all towns and cities of more than ten thousand inhabitants to arrest all offenders against municipal ordinances and statutes of this State committed within the corporate limits of small towns and cities, within a radius of three miles of the corporate limits.

Int. 331; rep. com. 489; cont. n. s. 572.

H. 534.—Mr. BRANTLEY: A Bill to amend an Act entitled "An Act to amend Section 761 of the Civil Code of South Carolina, Vol. I, in so far as the same refers to Colleton County," approved 2d day of March, A. D. 1908, in so far as same relates to Orangeburg County.

Int. 331; rep. com. 378; 2r. 388; 3r. 425; mes. 487; ind. post. 487.

H. 535.—Mr. VERNER: A Joint Resolution to authorize and require the payment of claim of W. J. Schroder, County Treasurer of Oconee County, of \$26.60.

Int. 331; 2r. 388; 3r. 424; rep. com. 625; rat. 627.

H. 536.—Mr. CLOY: A Bill to exempt from road duty all persons who are regularly employed in any cotton mill in this State.

Int. 332; rep. com. 459; cont. n. s. 571.

H. 537.—Mr. FRASER: A Bill to amend Section 993 of Volume I of the Code of Laws of South Carolina, 1902, relating to Magistrates in Sumter County.

Int. 331; rep. com. subs. 378; 2r. 390; amd. 390; 3r. 425; rep. com. 639; rat. 640.

H. 538.—Mr. GAUSE: A Joint Resolution to authorize the County Treasurer of Williamsburg County to transfer to the County Treasurer of Florence County certain funds belonging to that district, in Williamsburg County, incorporated in Florence County, and as to the distribution of the same.

Int. 332; 2r. 389; 3r. 424; rep. com. 624; rat. 627.

H. 539.—Mr. REAVES: A Bill to amend Section 1210, Volume I, Code of Laws, 1902, so as to increase the number of School Trustees in certain school districts.

Int. 332; rep. com. 539; cont. n. s. 571.

H. 540.-Mr. YELDELL: A Joint Resolution as to creation of Calboun County.

Int. 332; rep. com. 378; ind. post. 554.

H. 541.—Mr. HUTTO: A Bill to allow record of marriages, provide the form and incomes and fix the fee for same.

Int. 332; ind. post. 457.

H. 542.-No such number; mistake of numbering machine.

H. 543 (S. 129.—Mr. Efird): A Bill to amend Section 22 of the Code of Civil Procedure, being a part of the Code of Laws of South Carolina, 1902, relating to the holding of Courts in the Fifth Judicial Circuit, as amended by Act approved February 25, A. D. 1904.

Int. 379; rep. com. 431; lt. 598.

H. 544 (S. 183.—Mr. Mauldin): A Bill to amend Section 1079, Vol. I, Code of Laws, 1902, as to compensation of the State Board of Pensions.

Int. 379; rep. com. 461; 2r. 578; 3r. 604; rat. 643.

H. 545 (S. 53.—Mr. W. E. Johnson): A Bill to require companies operating trolley cars to provide separate compartments for white and colored passengers.

Int. 379; rep. com. 447; 2r. 577; 3r. 602; rat. 642.

H. 546 (S. 143.—Mr. Christensen): A Bill to amend Sections 204 and 205 of the Criminal Code of Laws of South Carolina, prohibiting the issue and using of free passes.

Int. 379; rep. com. 432; 2r. 594; 3r. 604.

H. 547 (S. 171.—Mr. Brown): A Bill to establish a new voting precinct in Darlington County, to be known as Clyde, at Clyde.

Int. 379; rep. com. 460; amd. 581; 2r. 581; 3r. 603; mes. 630.

H. 548 (S. 173.—Mr. E. S. Blease): A Bill to amend Section 2137, Vol. I, Code of Laws of South Carolina, 1902, in reference to notice of accidents to be given by railroad corporations.

Int. 379; rep. com. 482; smd. 581; 2r. 581; 3r. 602; mes. 630; rat. 643.

H. 549.—JUDICIARY COMMITTEE: A Bill to amend Section 397 of the Code of Laws of South Carolina, Vol. I, by including Spartanburg in the proviso thereto.

Int. 375; 2r. 388; 3r. 425; rep. com. 600; rat. 625.

H. 550.-Mr. GASTON: A Resolution.

Resolved, That on tomorrow this House shall consider, under head of second reading Bills, only uncontested matters; and that when the House adjourns tomorrow it do stand adjourned until Tuesday next at 12 o'clock m.

Int. 376.

H. 551.—Mr. MORGAN: A Bill to amend Section 2169, Vol. I, Code of Laws, 1902, so as to extend the authority of the Railroad Commissioners to require depots at other than junctional points.

Int. 375; rep. com. 448; 2r. 504; 3r. 519.

H. 552.—Mr. PRINCE: A Bill to amend Section 181 of Vol. II, Code of Laws, 1902 (Code of Civil Procedure), as to motions to strike out, or make more definite, as to a complaint.

Int. 376.

H. 553.—Mr. BOYD: A Bill to regulate appeals from orders of Railroad Commissioners.

Int. 876; rep. com. 432; cont. n. s. 571.

H. 554.—Mr. CALLISON: A Bill to authorize and require the County Supervisors of Greenwood, Newberry, and Laurens Counties to build a bridge across Saluda River at or near Island Ford If they deem advisable.

Int. 376; rep. com. 432; cont. n. s. 571.

H. 555.—MILITARY COMMITTEE: A Bill to amend an Act entitled "An Act to amend an Act entitled 'An Act to fix compensation to be paid to County officers of the various Counties of the State, approved 27th February, 1902, as to salaries of Coroners in Fairfield, Chester, Hampton, Mariboro, Williamsburg, and Lancaster Counties," approved 2d February, A. D. 1904. relating to the fixing of salaries of Coroners and the holding of inquests by magistrates.

Int. 383; cont. n. s. 571.

H. 556 (S. 23.—Mr. Bates): A Bill to change the name of Bull Pond School-house voting precinct to Bull Pond Clubhouse.

Int. 427; rep. com. 460; lt. 588; mes. 588.

H. 557 (S. 24.—Mr. Raysor): A Bill to amend Chapter XXXII, Criminal Code, Vol. II, Code of Laws of South Carolina, 1902, regulating the sale of spirituous liquors.

Int. 427; rep. com. 460; e. w. s. o. 497.

- II. 558 (S. 61.—Mr. Cole L. Blease): A Bill to amend Section 221, Vol. I, Code of Laws, 1902, relating to the forwarding of election returns.
 - Int. 427; rep. com. 460; 2r. 577; 3r. 604; rat. 643.
- 11. 559 (S. 160.—Mr. Williams): A Bill authorizing the passage of ordinances by incorporated cities and towns and the promulgation of rules and regulations by the State Board of Health, to enforce and compel the vaccination and revaccination of citizens and residents of the State of South Carolina, and prescribing the duties of certain officials and persons to that end, and providing certain penalties for failure, refusal, or neglect to comply with the provisions of the same.
 - Int. 427; rep. com. 515; amd. 608, 621; 2r. 608; 3r. 621; mes. 649; rat. 675.
- 11. 560 (S. 258.—Mr. Hay): A Bill to fix the salary of the Judge of Probate of Kershaw, Chesterfield and Dorchester Counties.
 - Int. 434; mes. 428; rep. com. 481; 2r. 578; 3r. 605; rat. 643.
- H. 561 (S. 276.—Mr. Mauldin): A Bill to incorporate Saluda River Power Company.
 - Int. 427; rep. com. 482; 2r. 577; 3r. 604; lt. 630; mes. 630.
- II. 562 (S. 280.—Mr. Manning): A Bill to empower School District No. 40, of Lancaster County, consisting of parts of said County and Kershaw County, to Issue \$12,000.00 coupon bonds for school purposes.
 - Int. 427; rep. com. 460; 2r. 578; lt. 609; mes. 609.
- 11. 563 (S. 282.—Mr. Stackhouse): A Bill (with a petition), to relieve the sureties on the bonds of G. Raymond Berry, late County Superintendent of Education of Marion County.
 - Int. 428; rep. com. 481; 2r. 607; 3r. 619; rat. 644.
- H. 564 (S. 283.—Mr. Peurifoy): A Bill to enable the Supervisor and Treasurer of Colleton County to borrow funds with which to defray current expenses of said County for the year 1905, and to authorize the Supervisor to pledge the levy for ordinary County purposes for year 1905, to secure the same with interest thereon.
- Int. 428; rep. com. 481; 2r. 578; 3r. 605; amd. 605; op. 634, 635, 636; com. conf. 635; rep. com. conf. 635; com. fr. conf. 635; rep. com. fr. conf. 636; rat. 674.
- H. 565 (S. 361.—Mr. Mauldin): A Concurrent Resolution, inviting General Fitzhugh Lee to address the General Assembly.
 - Int. 428.
- II. 566.--JUDICIARY COMMITTEE: A Bill to authorize the County Board of Commissioners of Marion County to convey by deed a site on the Courthouse square to the Marion Public Library.
 - Int. 431; 2r. 451; 3r. 472; rep. com. 601; rat. 626.
- 11, 567 (S. 370.—Mr. McGowan): A Concurrent Resolution to permit the introduction of a Bill to incorporate the Reedy River Power Company, in Laurens County.
 - Int. 432.

- H. 568 (S. 104.—Mr. Wells): A Joint Resolution to authorize and require the Comptroller-General to draw his warrant on the State Treasurer for seven dollars and eighty-seven cents in favor of William M. Copeland.
 - Int. 433; rep. com. 482; 2r. 594; 3r. 606; rat. 643.
- H. 569 (S. 185.—Mr. Marshall): A Joint Resolution to authorize the Governor to enter into a contract with the representatives of soldiers to collect whatever pay is due soldiers for services rendered in the Spanish-American war.
 - Int. 433: 2r. 578: lt. 609.
- H. 570 (S. 260.—Mr. McLeod, by request): A Bill to punish the wilful and malicious taking or removing, or taking or removing with intent to steal, or with intent to injure, of the brasses, bearings, waste or packing from out any journal box or boxes of any locomotive, engine, tender, carriage, coach, car, caboose or truck, used or operated upon any railway, whether operated by steam or electricity.
 - Int. 434; rep. com. 460; 2r. 578; 3r. 604; rat. 642.
- H. 571 (S. 263.—Mr. Dennis): A Bill to authorize the County Treasurer of Berkeley County to pay school claim of A. H. DeHay.
 - Int. 434; rep. com. 482; e. w. s. o. 598.
- H. 572 (S. 266.—Mr. Raysor): A Bill to amend an Act entitled "An Act to provide for the corporation of towns of less than one thousand inhabitants," approved the 2d March, 1896, by adding a new Section 23, to provide for repeating elections in certain cases.
 - Int. 434; rep. com. 461; 2r. 594; 3r. 604; rat. 642.
- H. 573 (S. 267.—Mr. von Kolnitz): A Bill to amend Section 1847, Civil Code of South Carolina, relating to the issuance of certificates of stock.
 - Int. 434; rep. com. 461; 2r. 578; 3r. 604; rat. 642.
- H. 574 (S. 353.—Finance Committee of Senate): A Bill to enable the Commissioners of the Sinking Fund to lend to the County Board of Commissioners of Horry County funds for the purchase by Horry County of certain township bonds issued by certain townships in said County in aid of the construction of a railroad, and relating to the purchase of said township bonds by said County.
 - Int. 434; rep. com. 461; 2r. 505; 3r. 519.
- H. 575 (S. 156.—Mr. Hardin, by request): A Bill to repeal Article I, Chapter XXXIV, Title XI, being Sections 1529-1549, both inclusive, as now contained in Vol. I of the Code of Laws of South Carolina, 1902, relating to fertilizers and fertilizing materials, and to enact certain Sections in lieu thereof.
 - Int. 436; op. 599; cont. 611.
- H. 576 (S. 371.—Mr. Butler): A Concurrent Resolution, to permit the introduction of a Bill to incorporate the Cherokee, Union and Spartanburg Railroad.
 - Int. 436.
- H. 577.—JUDICIARY COMMITTEE: A Bill to prohibit the unlawful manufacturing, selling, using, or procuring of Confederate Crosses of Honor, and to provide a penalty for same.
 - Int. 481; 2r. 504; 3r. 519; rep. com. 689; rat. 641.

H. 578.—JUDICIARY COMMITTEE: A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.

Int. 447; amd. 510; 2r. 510; 3r. 519; rep. com. 639; rat. 640.

H. 579 (S. 262.—Mr. Earle): A Bill to amend Section 1783, Code of Laws of South Carolina, 1902, Vol. I, relating to foreign corporations.

Int. 455; rep. com. 461; 2r. 594; 3r. 604; rat. 643.

H. 580.—WAYS AND MEANS COMMITTEE: A Bill to amend Sections 4 and 6 of "An Act to authorize the Trustees of Jonesville School District of Union County to issue bonds for the purpose of erecting school buildings and equipping same, and purchasing a lot or lots," approved the 12th day of March, A. D. 1904, by creating a sinking fund commission for the purpose of lending and investing surplus funds.

Int. 458: 2r. 504; lt. 588.

II. 581.—WAYS AND MEANS COMMITTEE: A Bill to make appropriations to meet the ordinary expenses of the State Government for the fiscal year commencing January 1, 1905.

Int. 458; amd. 485, 628; 2r. 484; op. 485, 622; 3r. 503; mes. 628, 662, 664; com. conf. 662; rep. com. conf. 662; com. fr. conf. 662; rep. com. fr. conf. 663; rep. com. 678; rat. 679.

H. 582 (S. 401.—Mr. Earle): A Concurrent Resolution as to introduction of a Bill to ratify and continue charter of Oconee Water, Light and Power Company.

Int. 462.

H. 583.—Mr. GASTON: A Resolution as to examination of books of certain State officers.

Int. 469.

H. 584 (S. 259.—Mr. Manning, by request): A Bill to repeal Sections 360 to 362, both inclusive, of the Criminal Code of South Carolina, and to enact certain sections in lieu thereof.

Int. 462; op. 599; cont. 611.

H. 585.—WAYS AND MEANS COMMITTEE: A Joint Resolution, to provide for the appointment of two Members of the Senate and three Members of the House to examine certain offices.

Int. 459; amd. 474, 484; 2r. 474; 3r. 484; rat. 641.

H. 586.—COMMITTEE ON CLAIMS: A Bill to amend Section 222, Code of Laws, 1902, Vol. II, as to publication of election notices.

Int. 459; cont. n. s. 571.

H. 587.—COMMITTEE ON PRIVILEGES AND ELECTIONS: A Resolution, authorising the Clerk to make certain indorsements on a substitute Bill as were on the original.

Int. 470.

H. 588.—COMMITTEE ON STATE HOUSE AND GROUNDS: A Bill to authorize the State House Commission to secure plans and specifications for the erection of a new dome to the State House, and to sell the old boilers.

Int. 480; 2r. 507; op. 507; 3r. 530; rep. com. 639.

H. 589.—WAYS AND MEANS COMMITTEE: A Bill to authorize the Town of Williston, in Barnwell County, to issue bonds in the sum of five thousand dollars, for the purpose of erecting and maintaining an electric plant to furnish light for said town.

Int. 480; 2r. 504; 3r. ..; rep. com. 639; rat. 640.

H. 590.—JUDICIARY COMMITTEE: A Bill to provide for the proper custody and protection of the Courthouse for Charleston County.

Int. 480; 2r. 504; 3r. 530; amd. 593; rep. com. 613; rat. 627.

H. 591.—WAYS AND MEANS COMMITTEE: A Bill to raise supplies and make appropriations for the fiscal year commencing 1905.

Int. 480; 2r. 503; amd. 531, 631; 3r 530; mes. 631; rep. com. 673; rat. 674.

H. 592.—JUDICIARY COMMITTEE: A Bill to provide for the times for holding , Courts in the several Judicial Circuits, and to arrange the same.

Int. 480; amd. 533, 548; 2r. 533; 3r. 548; mes. 622, 645, 648; com. conf. 645; rep. com. conf. 646; com. fr. conf. 646; rep. com. fr. conf. 646; rep. com. 673; rat. 674.

H. 593 (S. 116.—Mr. von Kolnitz): A Bill to preserve the game, fish, shellfish, and terrapin in and on the public lands and waters of the State, and to provide a revenue therefrom for the benefit of the citizens of the State.

Int. 487; rep. com. 489; op. 489; amd. 586; 2r. 586; 3r. 602; mes 629; rat. 644.

H. 594.—Mr. FRASER, for Committee on Rules: A Resolution.

Resolved, That after this day, all speeches be limited to five (5) minutes, except by unanimous consent.

Int. 489.

H. 595.—COMMITTEE ON INCORPORATIONS: A Bill to provide for the disposition of all funds realized from license to deal in seed cotton.

Int. 488; 2r. 505; amd. 530; 3r. 530; rep. com. 601; rat. 626.

H. 596.—COMMITTEE ON WAYS AND MEANS: A Bill to require the County Board of Commissioners of Lancaster County to erect a prison near the Lancaster cotton mills.

Int. 488; cont. n. s. 572.

H. 597 (S. 351.—Mr. Brice): A Bill to amend Subdivision V of Section 23, of Code of Laws of South Carolina, 1902, Vol. II (Code of Civil Procedure), relating to the time of holding the Circuit Court for York County.

Int. 498; rep. com. 548; rej. 548.

H. 598 (S. 355.—Mr. Butler): A Bill to require the Secretary of State to collect at least five dollars for a charter.

Int. 494; rep. com. 542; 2r. 579; 3r. 605; rat. 643.

H. 599 (8. 363.—Mr. Warren): A Joint Resolution, authorizing the County Commissioners of Hampton County to sell and convey the ten acres of land in the Town or Village of Gillisonville on which the old Beaufort District (now County) Courthouse was located.

Int. 494; rep. com. 554; 2r. 579; 3r. 606; rat. 641.

H. 600 (S. 396.—Mr. Butler): A Bill to incorporate the Cherokee, Union and Spartanburg Railroad.

Int. 494; rep. com. 515; 2r. 578; lt. 609.

H. 601 (S. 397.—Mr. Douglass): A Bill to amend Sections 4 and 6 of an Act to authorize the Trustees of Jonesville School District, of Union County, to issue bonds for the purpose of erecting school building and equipping same, and purchasing a lot or lots, approved the 12th day of March, A. D. 1904, by creating a Sinking Fund Commission for the purpose of lending and investing surplus funds.

Int. 494; rep. com. 516; 2r. 578; op. 579; 3r. 605; rat. 643.

II. 602 (S. 400.—Mr. McGowan): A Bill to incorporate Reedy River Power Company.

Int. 494; rep. com. 591; 2r. 614; amd. 615; 3r. 620; mes. 649; rat. 675.

H. 603 (S. 402.—Mr. Hood): A Bill to authorize and empower Samuel M. Orr and H. H. Watkins and their associates, heirs, and assigns, and the corporations to be organized by them and their associates and assigns and the successors and assigns of such corporations, to construct and maintain a dam or dams across Savannah River, at or in the vicinity of Greggs Shoals and Cherokee Shoals, either or both of them, for the purpose of developing water-power and electrical power for commercial uses and other purposes.

Int. 494; 2r. 594; 3r. 605; rat. 643.

II. 604 (S. 403.—Mr. Brown): A Bill to authorize and require the rerunning and remarking a portion of the boundary line between this State and the State of North Carolina.

Int. 494; 2r. 607; 3r. 620; rat. 644.

H. 605 (S. 405.—Mr. Davis, by request): A Bill to amend the laws as to the election, powers, and duties of the Trustees of Pine Grove School District, in Clarendon County.

Int. 495; rep. com. 541; 2r. 579; 3r. 605; rat. 643.

H. 606 (S. 412.—Mr. Hardin): A Bill to amend an Act entitled "An Act to authorize and empower the County Board of Commissioners of Chester County to issue seventy-five thousand dollars of interest-bearing coupon bonds of said County, for the purpose of refunding the present bonded indebtedness of said County falling due 1st of February, 1905, upon bonds issued in aid of the Cheraw and Chester Railroad Company, under the authority of an Act of the General Assembly approved March 14, 1874, and to provide the manner in which the said bonds shall be

executed, issued, registered, sold, and retired, and to provide for an annual levy for the payment of the coupons as they mature, and to provide a Sinking Fund," approved 18th February, 1904, leaving said bonds subject to taxation, and providing for disposition of surplus.

Int. 495; rep. com. 516; lt. 563.

H. 607 (S. 264.—Mr. Wells): A Bill to fix the amount of the compensation to be paid to the County officers of the various Countles of the State.

Int. 495; amd. 550, 551, 576; 2r. 550; 3r. 576; mes. 618; com. conf. 618; op. 632, 633; rep. com. conf. 632; com. fr. conf. 633; rep. com. fr. conf. 633; mes. 634; rat. 675.

H. 608 (S. 89.—Mr. Biveas): A Bill to amend the laws relating to magistrates and their constables, their powers, duties, jurisdiction, salaries, etc.

Int. 495; rep. com. 542; lt. 609.

H. 609.—COMMITTEE ON WAYS AND MEANS: A Bill to make appropriations for the payment of the per diem, mileage and stationery certificates of the Members of the General Assembly, the salaries of the subordinate officers and employees thereof, and other purposes herein named.

Int. 488; op. 507; 2r. 507; amd. 533, 622; 3r. 533; mes. 622; rep. com. 637; rat. 637.

H. 610 (S. 354.—Mr. Peurifoy): A Bill to amend Section 1896, Code of Laws of South Carolina, Vol. I, 1902, relating to laying out streets in incorporated towns.

Int. 495; rep. com. 542; 2r. 607; 3r. 620; rat. 648.

H. 611 (S. 426.—Judiciary Committee): A Concurrent Resolution, for the appointment of a Special Committee to report as to blennial sessions.

Int. 495; op. 496; rej. 514; mes. 514.

H. 612 (S. 413.—Mr. Stackhouse): A Bill (with a petition) for the further relief in territory in Marion County heretofore exempt from the Stock Law.

Int. 496; 2r. 578; 3r. 605; rat. 648.

H. 613 (S. 414.—Mr. Earle): A Bill to ratify and confirm the charter of the Oconee Water, Light and Power Company, granted by the Secretary of State on the 2d day of December, 1904, and to confer additional powers on said company.

Int. 613; amd. 607; 2r. 607; 3r. 620; mes. 650; rat. 675.

H. 614.—COMMITTEE ON ROADS, BRIDGES, AND FERRIES: A Bill to amend Section 1338, Vol. I, Code of Laws of South Carolina, 1902, by adding a proviso thereto as to gates.

Int. 500.

H. 615.—Mr. ASHLEY: A Resolution, regarding the hanging of certain pictures in the Hall of the House.

Int. 516.

H. 616 (S. 349.—Mr. W. E. Johnson): A Bill to amend Section 1 of an Act entitled "An Act to further regulate the appointment and pay of State Constables, by striking out Section 661, in Vol. I, Code of Laws, 1902, page 271, and insert a Section in lieu thereof," approved 19th day of February, A. D. 1908, so as to increase the pay of State Constables.

Int. 521; rep. com. 542; 2r. 613; op. 614; 3r. 620; mes. 649; rat. 675.

H. 617 (S. 423.—Mr. Peurifoy): A Bill to amend an Act entitled "An Act to amend Section 1509 of the Code of Laws, South Carolina, Vol. I, 1902, relating to Stock Law in Colleton County," approved 19th February, 1904, so as to repeal the exemption from the Stock Law of a certain territory in Colleton County.

Int. 521.

H. 618.—Mr. WHALEY: A Concurrent Resolution, as to the election of Circuit Judges.

Int. 517; amd. 517; mes. 543.

H. 619.—Contingent account of J. S. Wilson, Sergeant-at-Arms, sundry accounts amounting to \$550.40.

Int. 517; rep. com. 556; op. 556.

H. 620.—No such number; mistake of numbering machine.

H. 621 (S. 464.—Mr. Butler): A Concurrent Resolution to provide for the election of Circuit Judges for the Ninth and Tenth Judicial Circuits.

Int. 548; op. 544.

H. 622 (S. 360.—Mr. Black): A Joint Resolution authorizing the Attorney-General to mark satisfied a certain judgment against S. G. Mayfield, C. B. Free, Peter W. Sandifer and their estates or legal representatives of E. M. Kennerly and J. W. Lancaster (now deceased).

Int. 543; rep. com. 591; 2r. 607; 3r. 620; rat. 644.

H. 623 (S. 369.—Mr. Marshall): A Bill to require the Southern Railway Company to open up the eastern end of Richland and Laurel streets (in the City of Columbia) to traffic by bridging the cuts across said street through which said railroad passes.

Int. 544; amd. 585; 2r. 586; 3r. 608; mes. 630; rat. 643.

H. 624 (S. 486.—Mr. Brown): A Joint Resolution, for payment of \$45.00 each, to James Register and John A. Russell for fifteen each, extra services as County Commissioners in 1904.

Int. 544; rep. com. 555; 2r. 579; 3r. 606; rat. 641.

H. 625.—Account of The R. L. Bryan Company, \$32.60.

Int. 552; rep. com. 555; op. 555.

H. 626.—Account of The R. L. Bryan Company, \$12.50.

Int. 552; rep. com. 555; op. 555.

H. 627.—Account of The State Company, \$33.50.

Int. 552; rep. com. 555; op. 555.

H. 628.—Account of J. W. Gibbes, \$80.20.

Int. 552; rep. com. 555; op. 555.

H. 629.—Account of The State Company, \$56.50.

Int. 552; rep. com. 555; op. 555.

H. 630.—Account of The State Company, \$50.00.

Int. 552; rep. com. 556; op. 556.

H. 631.—Account of The State Company, \$13.00.

Int. 552; rep. com. 556; op. 556.

H. 632.—Mr. Otts: A Resolution, that only House Bills be considered during the day.

Int. 541.

H. 683 (S. 49.—Mr. Wells): A Bill to validate the last will and testament of Amanda S. Keigan.

Int. 575; op. 602, 614; 2r. 614; 3r. 619; rat. 643.

H. 634.—Mr. POLLOCK: A Resolution, indorsing B. A. Morgan for Federal Judgeship.

Int. 589.

H. 635.—Account of J. W. Gibbes, \$8.70.

Int. 591; rep. com. 601; op. 601.

H. 686.-Account of The R. L. Bryan Company, \$31.85.

Int. 591; rep. com. 601; op. 601.

H. 687 (S. 443.—Mr. Walker): A Joint Resolution, authorizing the Georgetown and Western Railroad Company to construct and maintain a bridge across the Sampit River in Georgetown County.

Int. 592; op. 592; 2r. 606; 3r. 620; rat. 643.

H. 638 (S. 472.—Mr. Brooks): A Concurrent Resolution, to provide for the appointment of a Joint Committee to examine the accounts, vouchers, and books of the penal and charitable institutions of this State.

Int. 592.

H. 639.—Mr. EDWARDS: A Resolution, to forbid the Hall of the House of Representatives being used for public balls during the recess.

Int. 590; ind. post. 591.

H. 640 (S. 442.—Mr. Brown): A Joint Resolution, to provide for payment of \$50 to W. H. Lawrence, Treasurer of Darlington County, for clerk hire in collecting commutation tax.

Int. 593; rep. com. 599; cont. 666.

H. 641 (S. 422.—Mr. Cole L. Blease): A Joint Resolution relating to the portrait of Chief Justice John Belton O'Neall.

Int. 602; 2r. 621; 3r. 665; rat. 675.

H. 642.—Mr. MORGAN: A Resolution giving use of Hall of House to Chamber of Commerce for Educational Conference.

Int. 624.

H. 643 (S. 481.—Mr. Marshall): A Concurrent Resolution as to Committee appointed to investigate.

Int. 688.

H. 644 (S. 480.—Mr. Stackhouse): A Concurrent Resolution appointing usual Committee to examine books of State Dispensary.

Int. 688.

H. 645.—Mr. LaFITTE: A Resolution commending the Speaker and Officials of House.

Int. 676.

H. 646.-Mr. GASTON: A Resolution.

Resolved, That a Committee of three be appointed to wait on his Excellency, the Governor, and ascertain if he have any further communication to make to the General Assembly, as this body is now ready to adjourn sine die.

Int. 679; op. 679, 680.

H. 647.-Mr. DOAR: A Resolution.

Resolved, That the Clerk of the House be instructed to forward each member of the House a copy of the Journal and of the Calendar of the last day of the session.

Int. 679.

Personal Index of Representatives.

Note—Appointments on the Standing Committees are not included in this Index. "Motions made by" embrace demand for yeas and nays, nominations, seconding of nominations, etc.

Vote of Member on any subject may be found by reference to roll calls, a list of which is set forth below. References are to pages in House Journal for 1905.

YEAS AND NAYS Called:
Pages47, 51, 53, 76, 99, 100, 106, 108, 115, 121, 125, 133, 142,
143, 144, 146, 149, 205, 206, 207, 229, 289, 254, 255, 256, 270,
271, 272, 278, 283, 294, 296, 299, 313, 315, 366, 381, 432, 437,
438, 453, 455, 456, 462, 473, 476, 478, 485, 497, 498, 502, 529,
530, 538, 540, 560, 561, 580, 588, 589, 595, 610, 614
ROLL CALLS for Other Purposes:
Pages
ARDREY, J. W., Member from York County:
Appointed on Committees
Bills and Resolutions introduced by
Motions made by
Reports of Committees presented by
Reports of Committees presented by
ARNOLD, H. H., Member from Spartanburg County:
Motions made by
ASHLEY, JOSHUA W., Member from Anderson County:
Appointed Teller
Bills and Resolutions introduced by 49, 52, 80, 113, 516
Motions made by
285, 297, 323, 371, 374, 381, 488, 454, 456, 457, 477,
479, 497, 498, 511, 529, 540, 553, 560, 568, 588, 598, 608, 665
Petitions presented by
BAKER, D. J., Member from Charleston County:
Bills and Resolutions introduced by
Motions made by
Reports of Committees presented by
BALLENTINE, E. E., Member from Berkeley County:
Amendments proposed by
Leave of absence granted to
Motions made by
Reason for not voting
TANKER T. A. M. L. A Own June Country
BANKS, J. A., Member from Orangeburg County:
Amendments proposed by
Leave of absence granted to
Memorials presented by 348
Motions made by
Reason for not voting
Reports of Committees presented by

BASS, W. L., Member from Williamsburg County:	
Amendments proposed by	. 426
Appointed Teller	. 11
Bills and Resolutions introduced by), 241
Leave of absence granted to	, 458
Memorials presented by	
Reports of Committees presented by 82, 94, 115, 118, 290, 377, 394	
BEAMGUARD, J. E., Member from York County:	
Amendments proposed by	
Appointed on Committees	
Appointed Teller	
Bills and Resolutions introduced by	
Motions made by9, 98, 99, 267, 381, 439, 530, 546, 553, 580	
Reports of Committees presented by	J, 662
BOYD, B. D., Member from Laurens County:	
Bills and Resolutions introduced by	376
Leave of absence granted to	
active of thousand granted to the first the first terms of the first t	. 200
BRADHAM, D. J., Member from Clarendon County:	
Appointed on Committees	7 855
Bills and Resolutions introduced by	
Leave of absence granted to	
Memorials presented by	
Motions made by	
Remarks	
Reports of Committees presented by	, 656
BRANT, W. C., Member from Colleton County:	
Appointed on Committees	. 635
Leave of absence granted to	
Reports of Committees presented by	
BRANTLEY, T. F., Member from Orangeburg County:	
Amendments proposed by	
Appointed on Committees	
Bills and Resolutions introduced by	
Motions made by	
Reason for not voting	
Reports of Committees presented by	., 654
BRICE, A. H., Member from Fairfield County:	
Appointed on Committees	851
Bills and Resolutions introduced by	
Reports of Committees presented by	
meports of Committees presented by	. 001
BROWNING, L. J., Member from Union County:	
Appointed Teller	. 218
Leave of absence granted to	. 101
Motions made by	3, 546
Reason for not voting	

BRUCE	, W. W., Member from Marlboro County:	
DAUCE,	Amendments proposed by	. 551
	Appointed Teller	
	Bills and Resolutions introduced by	
	Leave of absence granted to	
	Motions made by	
	478, 514, 546, 561, 598, 599	, 665
	Reports of Committees presented by	292
CALLIS	ON, P. B., Member from Greenwood County:	
	Appointed on Committees	, 669
	Bills and Resolutions introduced by	, 376
	Motions made by	. 9
	Reasons for not voting	300
	Reports of Committees presented by138, 212, 213, 281, 335, 448	, 660
CLIFTO	N, JOHN H., Member from Sumter County:	
	Amendments proposed by	
	Appointed on Committees	
	Reports of Committees presented by	, 660
CLOY, J	JOHN R., member from Aiken County:	
	Amendments proposed by	
	Appointed on Committees	
	Bills and Resolutions introduced by	
	Motions made by	
	Reports of Committees presented by	, 658
gor go		
COLCO	CK, C. J., Member from Beaufort County:	
	Appointed Teller	
	Bills and Resolutions introduced by	
	Memorials presented by	802
COTED	AN, T. P., member from Greenville County:	
COLINA	Amendments proposed by	949
	Appointed on Committees	853
	Bills and Resolutions introduced by	
	Motions made by	
	Reason for not voting	
	Reports of Committees presented by	,
	334, 460, 652, 654	668
	•	
CULLER	R, E. L., Member from Orangeburg County:	
	Appointed on Committees	685
	Appointed Teller	
	Bills and Resolutions introduced by	
	Leave of absence granted to	
	Motions made by	382
	Reports of Committees presented by84, 93, 153, 306, 317, 320	635
DAVIS,	G. B., Member from Berkeley County:	
	Amendments proposed by	
	Appointed Teller	
	Bills and Resolutions introduced by	
	Memorials presented by	
	Reports of Committees presented by	432

DESCHAMPS, RALPH S., Member from Clarendon County:	
Amendments proposed by	373
Appointed on Committees	
Bills and Resolutions introduced by	50
Motions made by	
Reports of Committees presented by	319
Delloni I W. Marshan Aven Mandald Country	
DEVORE, J. W., Member from Edgefield County:	EEO
Amendments proposed by	, 552
Appointed Teller	217
Bills and Resolutions introduced by	
Motions made by	
Reason for voting	
Remarks	
Reports of Committees presented by	, 447
DOAR, J. W., Member from Georgetown County:	
Amendments proposed by	620
Appointed on Committees	
Bills and Resolutions introduced by	
Memorials presented by	
Motions made by	
Reports of Committees presented by 120, 142, 309	
neports of Committees presented by	, 200
DYFFIG D T M. Landon Outside Control	
DUKES, R. F., Member from Orangeburg County:	
Amendments proposed by	
Leave of absence granted to	
Reports of Committees presented by	, 376
EARHARDT, J. W., Member from Newberry County:	
Bills and Resolutions introduced by	. 127
Memorials presented by	
Motions made by	
Reports of Committees presented by	
•	,
EDWARDS, K. D., Member from Spartanburg County:	
Amendments proposed by	214
Bills and Resolutions introduced by	KUV OTJ
Leave of absence granted to	
Motions made by	
Reason for voting	
Reports of Committees presented by	. 117
EPTING, J. M., Member from Lexington County:	
ETHEREDGE, E. J., Member from Lexington County:	
Appointed on Committees	
Appointed Teller	
Bills and Resolutions introduced by	. 127
Leave of absence granted to	. 66
Motions made by	, 599
Reason for not voting	
Reports of Committees presented by	

ETHERI	EDGE, L. B., Member from Aiken County:	
	Amendments proposed by	145
	Appointed on Committees	669
	Bills and Resolutions introduced by	278
	Leave of absence granted to	
	Memorials presented by	351
	Motions made by	513
	Reports of Committees presented by 137, 138, 463,	
	•	
T 4 77000	7 G. T. Marshar Arrest Dambara Granden.	
FAUST,	J. S. J., Member from Bamberg County:	405
	Appointed on Committees	
	Motions made by	409
	Reason for not voting	313
	Reports of Committees presented by	030
FISHBU	RNE, W. J., Member from Colleton County:	
	Amendments proposed by	451
	Appointed on Committees	669
	Blils and Resolutions introduced by	242
	Reports of Committees presented by	335
FORD.	C. S., Member from Fairfield County:	
_ 0102,	Appointed Teller	Ω
	Bills and Resolutions introduced by	
	Motions made by	
		100
FOSTER	I, J. HARRY, Member from Lancaster County:	
	Amendments proposed by	
	Appointed on Committees	
	Appointed Teller	217
	Bilis and Resolutions introduced by	
	Motions made by	
	Reason for not voting	
	Reports of Committees presented by95, 119, 230, 244, 306,	
	515, 591, 617, 651	653
FRASEI	R, T. B., Member from Sumter County:	
	Amendments proposed by	437
	Appointed on Committees	669
	Appointed Teller	221
	Bills and Resolutions introduced by	331
	Motions made by	546
	Notice to House	48
	Reports of Committees presented by 67, 68, 84, 93, 94, 95, 141, 212	,
	230, 231, 245, 247, 248, 306, 322	,
	333, 378, 459, 461, 646, 661, 668	672
FRORT	D. McK., Member from Charleston County:	
,	Bills and Resolutions introduced by	188
	Motions made by	
	Reason for not voting	
	Reports of Committees presented by	
0 4 8 O TT	T. H. Mambar from Marian Country	
GARGO	E, L. M., Member from Marion County:	000
	Bills and Resolutions introduced by	
	Leave of absence granted to	
	Motions made by	976
	Reports of Committees presented by	105

GASTON	N, A. L., Member from Chester County:		
	Amendments proposed by264, 367, 454, 508, 534	. 549.	551
	Appointed on Committees		
	Appointed Teller	, 000,	65
	Bills and Resolutions introduced by	376	879
	Leave of absence granted to	••••	376
	Motions made by	385	0.0
	430, 437, 438, 456, 458, 469, 568		
	Reason for not voting		
	Report of Committees presented by 139, 141, 244, 245, 247, 280		
	368, 460, 502, 651, 654		
	500, 100, 502, 001, 001	, 010,	000
GAUSE,	W. B., Member from Florence County:		
	Bills and Resolutions introduced by		
	Leave of absence granted to		267
	Motions made by	, 479,	514
	Reports of Committees presented by	69,	383
OIDGON	I D Mamban from Maulhone Country		
GIDSUN	I, J. P., Member from Mariboro County:		451
	Amendments proposed by	007	301
	Bills and Resolutions introduced by	, 221,	504
	Motions made by 10, 218, 220, 822, 871, 498, 518, 541	, 044,	208
	Remarks		010
	Reports of Committees presented by	• • • •	13
GIBSON	, W. J., Member from Spartanburg County:		
	Bills and Resolutions introduced by		80
	Reports of Committees presented by		
	•		
	D. JOSEPHY M. L. A. L. Brandert Grander		
GLOVE	R, JOSEPH, Member from Beaufort County:		
	Bills and Resolutions introduced by		
	Reports of Committees presented by	• • • • •	136
CRAHAI	M. JOHN S., Member from Williamsburg County:		
G 441711-1-1	Amendments proposed by		549
	Bills and Resolutions introduced by	71,	227
	Leave of absence granted to		240
	Motions made by		609
	Reports of Committees presented by	. 318.	541
	Reports of Committees Prosoned by	,,	
GRAY, I	E. L., Member from Darlington County:		
	Amendments proposed by	••••	286
	Appointed on Committees		617
	Bills and Resolutions introduced by	61	, 78
	Leave of absence granted to		240
	Remarks		575
	Reports of Committees presented by	••••	617
onne	To T. Mamban from Clemendon County:		
GREEN,	D. L., Member from Clarendon County: Bills and Resolutions introduced by		226
	Bills and Resolutions introduced by	• • • • •	140
	Motions made by	K41	549
	Reports of Committees presented by	, 571,	U12
GREEN.	W. McD., Member from Lee County:		
,	Amendments proposed by	374.	520
	Rills and Resolutions introduced by 7	2, 89,	242
	Motions made by		619

GYLES, R. A., Member from Barnwell County:	
Amendments proposed by	81
Bills and Resolutions introduced by	
Motions made by	
Reason for not voting 5	
Reports of Committees presented by	13
HALL, J. A., Member from Anderson County:	
Appointed on Committees	18
Bills and Resolutions introduced by	
Leave of absence granted to	
Motions made by 5	
Petitions presented by	
Reports of Committees presented by	
	~-
HAMEL, J. W., Member from Lancaster County:	
Appointed on Committees	70
Bills and Resolutions introduced by	
Leave of absence granted to	89
Motions made by	14
Reports of Committees presented by96, 116, 637, 639, 671, 6	78
·	
HAMLIN, O. A., Member from Charleston County:	
Motions made by 3.	30
WARTEN A D. Marker Core Pressure Country	
HARLEY, J. E., Member from Barnwell County:	
Appointed Teller	24
Bills and Resolutions introduced by	
Motions made by	74
Reports of Committees presented by	18
•	
HARRELLSON, D. D., Member from Horry County:	
Amendments proposed by	51
Bills and Resolutions introduced by 1	.04
HARRISON, J. R., Member from Greenville County:	
Appointed on Committees	เดา
Bills and Resolutions introduced by	
Motions made by:	
Remarks	75
Reports of Committees presented by	
nopolic of Committee spirit in the contract of	
HASKELL, L. W., Member from Richland County:	
Amendments proposed by	
Appointed on Committees	
Bills and Resolutions introduced by . 18, 53, 67, 90, 93, 127, 128, 269, 5	
Leave of absence granted to	188
Motions made by	
Reports of Committees presented by	160
HEMPHILL, PAUL, Member from Chester County:	
Amendments proposed by	85
Appointed on Committees 4	196
Appointed Teller	65
Bills and Resolutions introduced by	79
Memorials presented by	55
Reports of Committees presented by84, 94, 230, 244, 305,	
378, 432, 460, 489, 5	601

HERBE	RT, D. O., Member from Orangeburg County:	
	Amendments proposed by	3, 614
	Appointed on Committees	. 656
	Appointed Teller	. 9
	Bills and Resolutions introduced by	€,
	103, 114, 151, 22	7. 242
	Leave of absence granted to	267
	Motions made by	Ĺ.
	469, 474, 515, 540, 568, 572, 609, 61	
	Reports of Committees presented by	
	• • • • • • • • • • • • • • • • • • • •	,
прорг	RT, J. E., Member from Charleston County:	
HERBE.	K1, J. E., Member from Charleston County.	
HEVW A	DD W N Mamber from Decident Country	
IIDIWA	ARD, W. N., Member from Beaufort County:	
	Amendments proposed by	
	Bills and Resolutions introduced by	
	Motions made by	
	Reports of Committees presented by	3, 459
HIGGIN	18, F. W., Member from Newberry County:	
	Amendments proposed by	
	Bills and Resolutions introduced by	
	Leave of absence granted to	
	Motions made by	2, 665
	Notice suspension Rule	0, 665
	Reports of Committees presented by	. 305
	•	
OTTOTAL	, P. E., Member from Lexington County:	
110110,	Amendments proposed by	1 K70
	Appointed on Committees	
	Bills and Resolutions introduced by	
	Memorials presented by	
	Motions made by	
	Reports of Committees presented by	1, 000
IDDV V	T. C. Jr. Mambar Anna Laurena Compta .	
IRBI, V	W. C., Jr., Member from Laurens County:	
	Amendments proposed by	
	Bills and Resolutions introduced by	
	Memorials presented by	
	Motions made by	
	Reports of Committees presented by	. 246
KEENA	N, B. K., Member from Aiken County:	
	Bills and Resolutions introduced by	
	Motions made by	2, 546
	Reason for voting	
	•	
KERSH	AW, Z. T., Member from Florence County:	
	Amendments proposed by	. 551
	Bills and Resolutions introduced by	8, 268
	Motions made by	2, 614
	Remarks	. 575
	Remarks	2, 885
KIRBY,	W. D., Member from Cherokee County:	
•	Appointed on Committees	. 617
	Bills and Resolutions introduced by	
	Leave of absence granted to	
	Reports of Committees presented by	

KIRVE	N, J. P., Member from Darlington County:	
	Leave of absence granted to	66
	Motions made by	546
	Reports of Committees presented by	319
LAFITT	E, E. T., Member from Bamberg County:	
	Amendments proposed by	597
	Appointed on Committees	669
	Appointed Teller	10
	Bills and Resolutions introduced by72, 78, 88, 91, 92, 113,	316
	Leave of absence granted to	240
	Motions made by	676
	Reports of Committees presented by84, 94, 118, 153, 154, 155,	
	211, 306, 317, 318, 432,	658
LANEY.	G. K., Member from Chesterfield County:	
,	Amendments proposed by	621
	Appointed Teller	
	Bills and Resolutions introduced by	87
	Memorials presented by	861
	Motions made by	610
	Reason for not voting	
	Reports of Committees presented by	139
LAW80	N. L. M., Member from Darlington County:	
	Amendments proposed by	531
	Appointed on Committees	
	Bills and Resolutions introduced by	
	Leave of absence granted to	
	Motions made by	
	Remarks	575
	Reports of Committees presented by	645
	• • • •	
LESTE	R, G. B., Member from Saluda County:	
	Amendments proposed by	581
	Bills and Resolutions introduced by	
	Motions made by	
	Reason for not voting	
LITTLE	H. C., Member from Union County:	
	Appointed Teller	12
	Leave of absence granted to	240
	Memorials presented by	
	Motions made by	588
	Reports of Committees presented by	517
LOPTO	N, R. M., Member from Charleston County:	
70 TO	Amendments proposed by	584
	Bills and Resolutions introduced by	
	Memorials presented by	369
	Motions made by	224
	Reports of Committees presented by	
LOMAY	TOHN C Member from Abberille County	
DOMAA	, JOHN C., Member from Abbeville County: Amendments proposed by	140
	Appointed on Committees	R10
	Bills and Resolutions introduced by	104
	Motions made by	559
	Notice to House	
	Reason for not voting	
	Reports of Committees presented by	889

LYON, J	J. FRASER, Member from Abbeville County:	
	Amendments proposed by	530
	Appointed on ('ommittees	669
	Appointed Teller	545
	Bills and Resolutions introduced by 59, 61, 103, 128, 227,	
	Memorials presented by	
	Motions made by	
	Reports of Committees presented by	
		•••
34 4 0 0 123	V I W Mamban from York County.	
MAROE.	Y, J. E., Member from York County:	047
	Leave of absence granted to	
	Reports of Committees presented by	515
MAULD	IN, LABAN, Member from Pickens County:	
	Amendments proposed by	
	Bills and Resolutions introduced by	113
	Motlons made by	221
	Reports of Committees presented by	105
MAULD	IN, T. J., Member from Pickens County:	
	Appointed on Committees	64
	Bills and Resolutions introduced by	
	Memorials presented by	
	Motions made by	
	Reports of Committees presented by	320
	Reports of Committees presented by	020
Machani	TO I C. Mambau duam Daladald Country	
MACC AIN	TS, J. G., Member from Fairfield County:	000
	Amendments proposed by	
	Appointed on Committees	651
	Bills and Resolutions introduced by	
	Motions made by	200
	Reports of Committees presented by	652
McCOL	L. D. D., Jr., Member from Marlboro County:	
	Amendments proposed by	
	Bills and Resolutions introduced by	78
	Leave of absence granted to	514
	Motions made by	
	· 313, 380, 385, 431, 453, 478, 485.	
	Reason for not voting	313
	Reports of Committees presented by 62, 73, 83, 94, 119, 140, 141.	
	154, 246, 282, 290, 292, 317, 318,	
	319, 368, 378, 600, 612, 637, 672,	678
	•	
McFAD	DIN, A. D., Member from Richland County:	
	Amendments proposed by	585
	Appointed on Committees	646
	Appointed Teller	217
	Bills and Resolutions introduced by 87, 89, 210, 267, 276, 303.	331
	Motions made by	573
	Reason for not voting	499
	Reports of Committees presented by82, 95, 246, 305, 334, 335, 378,	646
	anibaring or a American Errorance of the second and and and and and	
McMIS	TER, PORTER A., Member from Richland County:	
w. mac	Amendments proposed by	548
	Appointed on Committees	670
	Rills and Resolutions introduced by	112
	Bills and Resolutions introduced by	, 112
	Bills and Resolutions introduced by	112 303

MILLIAND I II Marrhan from Younger Country	
MILLER, J. H., Member from Laurens County:	000
Amendments proposed by	
Bills and Resolutions introduced by	
Leave of absence granted to	
. Motions made by	
Reports of Committees presented by	213
MORGAN, B. A., Member from Greenville County:	
Amendments proposed by	09 EAE
Appointed on Committees	
Appointed Teller	
Bills and Resolutions introduced by 49, 50, 89, 135, 276, 8	
Motions made by	
Petitions presented by	
Reason for not voting	
Reports of Committees presented by	19, 672
MORRISON, J. F., Member from Greenwood County:	
· · · · · · · · · · · · · · · · · · ·	E10
Amendments proposed by	
Bills and Resolutions introduced by	
Leave of absence granted to	267
•	
MOSES, ALTAMONT, Member from Sumter County:	
Amendments proposed by	533
Appointed on Committees	
Bills and Resolutions introduced by	
Consent of House asked	
Memorials presented by	
240, 265, 289, 215, 322, 458, 480, 482, 4	
	85,
489, 507, 580, 583, 544, 546, 572, 612, 6	85, 81, 677
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80,
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80,
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55,
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 49,
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, .55, 449, 220,
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, .55, 449, 220,
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, .55, 449, 220,
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, .55, 449, 220,
489, 507, 530, 538, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 49, 220, 89, 119, 663
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 149, 120, 189, 119, 663
489, 507, 530, 538, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 149, 120, 189, 119, 663
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 149, 120, 189, 119, 663
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 149, 120, 189, 119, 663
489, 507, 530, 538, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 49, 220, 19, 663 240, 267 383
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 903, 507 498 80, 55, 449, 220, 889, 119, 663 440, 267 888
489, 507, 530, 538, 544, 546, 572, 612, 6 Notice	85, 81, 677 903, 507 198 80, 55, 449, 89, 119, 663 240, 267 188 197, 615 190, 669
489, 507, 530, 538, 544, 546, 572, 612, 6 Notice	85, 81, 677 103, 507 498 80, 555, 149, 120, 119, 663 140, 267 383 197, 615 160, 669 218
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677 103, 507 498 80, 555, 449, 120, 889, 119, 663 440, 267 383 467, 615 160, 669 218 51, 209
489, 507, 530, 533, 544, 546, 572, 612, 6 Notice	85, 81, 677, 603, 507, 498, 80, 449, 120, 889, 119, 663, 663, 669, 669, 669, 289, 66, 289
489, 507, 530, 538, 544, 546, 572, 612, 6 Notice	85, 81, 677 03, 507 498 80, 55, 49, 89, 119, 663 840, 267 883 697, 615 600, 669 218 56, 289 87, 666
A89, 507, 530, 538, 544, 546, 572, 612, 68	85, 81, 677 (03, 507 498 80, 555, 449, 889, 819, 663 840, 267 383 697, 615, 209 687, 668 218, 51, 209 687, 648 448
A89, 507, 530, 533, 544, 546, 572, 612, 612, 613, 614, 615, 615, 615, 615, 615, 615, 615, 615	85, 81, 677 103, 507 498 80, 555, 449, 120, 889, 119, 663 440, 267 383 460, 266, 289 87, 666, 289 887, 666 448 575
A89, 507, 530, 533, 544, 546, 572, 612, 618, Notice	85, 81, 677 103, 507 498 80, 555, 149, 120, 189, 119, 663 140, 267 383 167, 615 160, 669 1 218 51, 209 66, 289 187, 666 448 575 177,
A89, 507, 530, 533, 544, 546, 572, 612, 612, 613, 614, 615, 615, 615, 615, 615, 615, 615, 615	85, 81, 677, 603, 507, 498, 80, 449, 120, 889, 119, 663, 669, 615, 120, 666, 669, 669, 666, 669, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 667, 666, 669, 669

NICHO	LSON, B. E., Member from Edgeneid County:	
	Amendments proposed by	1, 550
	Appointed on Committees	1, 655
	Appointed Teller	2. 220
	Bills and Resolutions introduced by	277
	Memorials presented by	245
	Method webstated by	. U1U 7 KK9
	Motions made by	1, 555
	Reason for not voting	. 590
	Reports of Committees presented by	2, 656
ብጥፕ	J. C., Member from Cherokee County:	•
OIID,	Amendments proposed by64, 131, 238, 242, 458, 454, 510, 57	R. 581
	Appointed on Committees	e aan
	Bills and Resolutions introduced by13, 59, 102, 228, 30	9 541
	Motions made by108, 125, 146, 147, 225, 318, 314, 317, 321, 32	
	828, 874, 487, 488, 528, 553, 562, 595, 60	P, 611
•	Reason for voting	. 115
	Reason for not voting	3, 590
	Reports of Committees presented by 119, 189, 140, 141, 142, 149, 15	3,
	154, 211, 212, 218, 214, 280, 24	
	245, 248, 249, 280, 281, 805, 30	
	318, 832, 834, 886, 481, 502, 63	
	010, 001, 001, 000, 101, 001, 00	-,
PARKE	R, W. L., Member from Berkeley County:	
	Leave of absence granted to	. 111
	Reports of Committees presented by	305
	included of Committees production by the territory to the territory	
PATTE	RSON, L. O., Member from Greenville County:	
	Amendments proposed by98, 106, 144, 262, 520, 582, 55	n ana
	Bills and Resolutions introduced by8	7 288
	Makken made be	1 479
	Motions made by	1, 710
	Petitions presented by	. 428
	Reports of Committees presented by	7, 155
Dimmr	AN. R. H. Member from Lee County:	-
TITIM	Amendments proposed by	4KO
	Amendments proposed by	. 200
	Bills and Resolutions introduced by	U, ZIU
	Motions made by	
	Reports of Committees presented by	. 105
POLLO	CK, W. P., Member from Chesterfield County:	
	Amendments proposed by	
	Appointed on Committees	7, 679
	Bills and Resolutions introduced by	8, 589
	Motions made by11, 58, 108, 150, 200, 206, 207, 217, 22	1,
	225, 264, 284, 374, 476, 500, 589, 61	
	Reason for voting	
	Reports of Committees presented by	
	218, 246, 280, 55	z, 008
DARMA	N. J. H. Mamban from Planance County	
LOSTO	N, J. H., Member from Florence County: Leave of absence granted to	000
	Motions made by	
	Reports of Committees presented by	5. RAR

PRINCE	C, GEORGE E., Member from Anderson County:	
- 2021102	Amendments proposed by	284
	Appointed on Committees	289
	Appointed Teller	
	114, 229, 238, 290, 801,	400
	Motions made by 3, 9, 12, 63, 133, 205, 300, 322, 457, 459,	415
	Petitions presented by	
	Reason for not voting	400
	Reports of Committees presented by 96, 188, 156, 213, 216, 447,	500
PYATT.	M. W., Member from Georgetown County:	
,	Amendments proposed by	585
	Bills and Resolutions introduced by	
	Motions made by	
	Reason for not voting	
	Modernia Ioi not voting	000
RAWLI	NSON, J. M., Member from Richland County:	
	Appointed on Committees	669
	Leave of absence granted to	572
	Memorials presented by	543
	Motions made by	
	Reports of Committees presented by	
REAVE	S, GEORGE R., Member from Marion County:	
	Bills and Resolutions introduced by	
	Motions made by	
	Reason for not voting	497
RICHAE	RDS, JOHN G., Jr., Member from Kershaw County:	
201012111	Amendments proposed by	578
	Appointed on Committees	
	Bills and Resolutions introduced by	000
	112, 113, 114, 241,	040
•	Communication	
	Memorials presented by	300
	Motions made by9, 10, 207, 283, 296, 297, 316, 368, 371,	~~=
	430, 497, 499, 538, 546, 560, 561, 595,	
	Reason for not voting	
	Reports of Committees presented by14, 82, 95, 117, 245, 278, 394,	515
RİLEY.	M. R., Member from Hampton County:	
	Bills and Resolutions introduced by	151
	Motions made by	
	201010 2000 0 1 1 1 1 1 1 1 1 1 1 1 1 1	-
SANDE	RS, C. P., Member from Spartanburg County:	
	Amendments proposed by	615
	Appointed on Committees	670
	Bills and Resolutions introduced by	
	Leave of absence granted to	240
	Memorials presented by	347
	Motions made by	
	Reports of Committees presented by	
	335, 612, 645, 660,	671

SAYE, J	. H., Member from York County:	
	Bills and Resolutions introduced by	316
	Leave of absence granted to	101
	Motions made by,	600
	Reports of Committees presented by 317, 319,	321
SEARRO	OOK, E. M., Member from Charleston County:	
Olimbia.	Amendments proposed by	588
	Appointed on Committees	
	Appointed Teller	
	Bills and Resolutions introduced by	
	Motions made by	
	Reports of Committees presented by82, 83, 96, 155. 246, 515,	641
	reports of Committees presented by	UTI
SELLER	S, JOHN C., Member from Marion County:	
	Amendments proposed by	
	Appointed on Committees	
	Buls and Resolutions introduced by 60, 103, 104, 228, 277,	302
	Leave of absence granted to	111
	Motions made by	541
	Reports of Committees presented by	657
SHELDO	ON, J. D., Member from Oconee County:	
BILLED	Amendments proposed by	K40
	Appointed on Committees	
	Memorials presented by	
	blemorials presented by	000
SINKLE	R, HUGER, Member from Charleston County:	
	Amendments proposed by	201
	Appointed on Committees	668
	Appointed Teller	65
	Bills and Resolutions introduced by16, 59, 79, 113, 128, 228,	277
	Motions made by	619
	Reports of Committees presented by95, 119, 180, 141, 282, 245, 281,	
	334, 335, 489, 515, 591, 645,	663
SMITH	M. L., Member from Kershaw County:	
BMIIII,	Leave of absence granted to	202
	Reason for not voting	
	Reason for not voting	301
SPIVEY	, D. A., Member from Horry County:	
	Amendments proposed by	
	Appointed on Committees	669
	Bills and Resolutions introduced by	276
	Leave of absence granted to	66
	Memorials presented by	
	Motions made by	488
	Reports of Committees presented by	662
STOLL	PHILIP, Member from Williamsburg County:	
orond,		SVS
	Bills and Resolutions introduced by	, 30 3
	Memorials presented by	
	Motions made by	11
STRON	G, T. C., Member from Chester County:	
	Motions made by	599
	Reports of Committees presented by	447

TAYLOR	R. J. M., Member from Newberry County: Bills and Resolutions introduced by	127
TOOLE,	G. L., Member from Alken County:	
	Amendments proposed by	
	Appointed on Committees	669
	Bills and Resolutions introduced by 17, 50, 61, 79, 269,	
	Motions made by	
	Petitions presented by	
	Reason for voting	207
	Reports of Committees presented by 94, . 19, 140, 212, 243, 317, 318,	653
TRIBBL	E, M. P., Member from Anderson County:	
	Appointed on Committees	656
	Bills and Resolutions introduced by	
	Memorials presented by	
	Motions made by	
	Petitions presented by	
	Reports of Committees presented by	257
	Meports of Committees presented by	001
TURNE	R, M. A., Member from Barnwell County:	
	Bills and Resolutions introduced by	113
	Memorials presented by	
	Reports of Committees presented by	
	•	
VERNE	R, E. E., Member from Oconee County:	
	Amendments proposed by	607
	Bills and Resolutions introduced by	331
	Motions made by	515
	Reason for not voting	
	Reports of Committees presented by	447
	ID A W Working from Galletin Gameter	
WALKE	R, J. M., Member from Colleton County:	
	Amendments proposed by	
	Appointed on Committees	
	Appointed Teller	
	Bills and Resolutions introduced by	
	Leave of absence granted to	240
	Memorials presented by	361
	Motions made by	591
	Reports of Committees presented by 96, 137, 304, 383, 384, 542, 632,	63
WATER	CR, M. W., Member from Spartanburg County:	
WALKE	Appointed on Committees	000
	Appointed on Committees	111
	Bills and Resolutions introduced by	
	Motions made by	
	Reports of Committees presented by	636
WATEO	N. J. B., Member from Anderson County:	
	Amendments proposed by	550
	Appointed on Committees	
	Appointed Teller	309
	Leave of absence granted to	120
	Motions made by	
	Petitions presented by	
	Reports of Committees presented by85, 119, 136, 231,	634

WATSON, JOHN J., Member from Greenville County:	
Reports of Committees presented by	304
WEBB, W. A., Member from Saluda County:	
Appointed on Committees	127
Leave of absence granted to	
Motions made by	
WHALEY, R. S., Member from Charleston County:	
Accounts presented by	K 01
Amendments proposed by	
· · · · · · · · · · · · · · · · · ·	
Appointed on Committees	
Appointed Teller	
Bills and Resolutions introduced by	917
Motions made by	
499, 502, 580, 595, 596, 597,	598
Reports of Committees presented by 84, 94, 118, 119, 212, 213, 214,	
230, 231, 232, 242, 269, 431,	
482, 460, 461, 502, 542,	672
WHATLEY, F. B., Member from Hampton County:	
Leave of absence granted to	
Motions made by	77
WILLIAM DE LA CONTRACTOR DE LA CONTRACTO	
WIMBERLY, J. S., Member from Dorchester County:	
Amendments proposed by	
Bills and Resolutions introduced by	
Memorials presented by	
Motions made by	
Reports of Committees presented by	136
WOLDER W. W. Marchan Anna Communal Country	
YELDELL, W. H., Member from Greenwood County:	FO+
Amendments proposed by	
Bills and Resolutions introduced by	
Motions made by	
Reports of Committees presented by 139, 155, 156, 460,	490

